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## Regulations

### TITLE 10—ARMY: WAR DEPARTMENT

#### Chapter III—Claims and Accounts

##### PART 34—MILITARY COURT FEES

###### CIVILIAN WITNESSES

Section 34.3 (a) (1) is hereby amended to read as follows:

§ 34.3 *Witnesses—(a) Civilians.*  
(1) \* \* \*

(i) Persons not subject to military law when called as witnesses are entitled to the fees and mileage allowed to witnesses attending courts of the United States.

(ii) When the court is sitting in a foreign country the commander of the theater of operations, defense command, department, base, service command, or task force within whose command the court is convened shall fix fees and allowances to be paid to witnesses, not in excess of the maximum rates permitted to witnesses attending the courts of the United States or the courts of the foreign country, whichever rates may be the higher. MS Comp. Gen. B 28803, September 15, 1942, October 21, 1942.

(R.S. 161; 5 U.S.C. 22) [Par. 3b, AR 35-4120, March 18, 1942, as amended by C1, October 31, 1942]

[SEAL]

J. A. ULIO,  
Major General,  
The Adjutant General.

[F. R. Doc. 42-12381; Filed, November 24, 1942; 2:48 p. m.]

#### Chapter IX—Transport

##### PART 91—GENERAL TRANSPORT REGULATIONS

###### BAGGAGE AND EFFECTS; WARTIME ALLOWANCE, ETC.

Paragraph (a) of § 91.20<sup>1</sup> is rescinded, paragraph (b) is redesignated paragraph (a) and amended, and paragraph (c) is redesignated paragraph (b) as follows:

§ 91.20 *Baggage and effects—(a) Wartime allowance and classification.*

(1) In wartime the baggage allowances on transports will be as follows:

(b) *Articles of an explosive or highly combustible nature excluded from baggage.*

(R.S. 161; 5 U.S.C. 22) [Pars. 2 and 7, AR 55-410, October 6, 1942]

[SEAL]

J. A. ULIO,  
Major General,  
The Adjutant General.

[F. R. Doc. 42-12381; Filed, November 24, 1942; 2:48 p. m.]

### TITLE 32—NATIONAL DEFENSE

#### Chapter VIII—Board of Economic Warfare

##### Subchapter B—Export Control

###### [Amendment No. LXXV]

#### SUBSTITUTION OF "OFFICE OF EXPORTS" FOR "EXPORT CONTROL BRANCH", ETC.

Part 801, General Regulations, is hereby amended in the following particulars:

1. Wherever the words "Export Control Branch" or "Chief of the Export Control Branch" appear in Part 801, they are deleted and the words "Office of Exports" are substituted therefor.

2. Paragraph (d) of § 801.1 *Definitions*<sup>1</sup> is hereby amended to read as follows:

(d) "Office of Exports" means the Office of Exports of the Board of Economic Warfare.

Part 802, General Licenses; Part 803, Unlimited Licenses; Part 804, Individual Licenses; Part 805, Selected Destinations Clearance Procedure; and Part 806, Technical Data, inclusive, are hereby amended by deleting the words "Export Control Branch" and "Chief of the Export Control Branch" wherever they appear and substituting therefor the words "Office of Exports".

Part 807, Denial of Licensing Privileges, is hereby amended in the following particulars:

1. Wherever the words "Chief of the Export Control Branch" appear in Part

<sup>1</sup> 7 F.R. 4952.

(Continued on next page)

## CONTENTS

### REGULATIONS AND NOTICES

AGRICULTURAL ADJUSTMENT AGENCY:	Page
Marketing quotas, regulations governing the holding of referenda	9329
AGRICULTURAL MARKETING ADMINISTRATION:	
Washington, D. C., marketing area, handling of milk	9329
AGRICULTURE DEPARTMENT:	
Delegation of authority to acquire certain property	9329
ALIEN PROPERTY CUSTODIAN:	
Correction of vesting orders:	
African-Asiatic Trading Co., Inc.	9332
Herbener, Frederick	9332
Melto China Corp.	9332
Takamine Corp.	9331
Vesting orders, patent applications:	
Apostolou, D.	9343
Bierman, J.	9353
Bronee, T.	9352
Bruno, S., et al.	9351
Cito, C.	9349
DeNoij, J., et al.	9350
Dippel, C., et al.	9350
Gabrilevitch, L.	9346
Grabec, J., et al.	9342
Guterman, G.	9346
Harms, V.	9348
Henry, R., et al.	9336
Hermens, W., et al.	9351
Johnsen, H., et al.	9340
Knutsen, K., and K. Thorsen	9345
Lepp, H.	9345
Marette, J., et al.	9343
Mayer, E.	9351
Mercier, J.	9343
Muller, E., et al.	9342
Pascalecq, G., et al.	9346
Pechin, L.	9349
Petrovitch, L.	9347
Polgar, A., et al.	9346
Regnier, J., et al.	9336
Ruiz, R., et al.	9341
Schlegel, K., et al.	9333
Shaw, H., et al.	9344
Smits, W., and H. Linthout	9352
Szatrow, M.	9353
Ufnowski, W., et al.	9344
Van Dalfsen, J., et al.	9343
Van Dijk, W., et al.	9334

(Continued on next page)

<sup>1</sup> 6 F.R. 2453.



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#### CONTENTS—Continued

##### ALIEN PROPERTY CUSTODIAN—Con.

Vesting orders, patent applications—Continued.	Page
Volpertas, Z.	9847
Weber, G.	9850
Werner, H., et al.	9853
Wolfner, A.	9847
Wunsch, W., et al.	9849
Zitkevich, N., et al.	9845
Zotos, G.	9852

##### BOARD OF ECONOMIC WARFARE:

Delegation of authority to:	
Assistant Director, Office of Exports.	9807
Chief of Office, Office of Exports.	9807
Export control, substitution of "Export Control Branch" for "Office of Exports."	9805

##### CIVIL AERONAUTICS ADMINISTRATION:

Shady Rest and Sunny South Airports; cancellation as designated landing areas.	9854
--	------

##### CIVIL AERONAUTICS BOARD:

Investigation of accident involving aircraft occurring near Syracuse.	9830
---	------

##### ENTOMOLOGY AND PLANT QUARANTINE BUREAU:

Gypsy moth and brown-tail moth, quarantine regulations.	9828
---	------

##### FEDERAL COMMUNICATIONS COMMISSION:

Hearings:	
Chattahoochee Broadcasting Co.	9830
Eastern Broadcasting Co.	9831
Fort Hamilton Broadcasting Co.	9831

##### INTERNAL REVENUE BUREAU:

Rewards for information leading to detection of violators of internal revenue laws.	9828
---	------

#### CONTENTS—Continued

##### OFFICE OF PRICE ADMINISTRATION:

Adjustments:	Page
Bell Chemical Co., Inc.	9814
Brown, M., and Sons.	9828
Cardox Corp.	9816
Commercial Solvents Corp.	9813
Crest Pacific Co.	9855
Curvite Products, Inc.	9815
Dow Chemical Co.	9814
Goodyear Tire and Rubber Co.	9814
Humko Co.	9854
Irvington Varnish and Insulator Co.	9815
Johnson & Johnson.	9820
Lac Chemicals, Inc.	9813
United Parcel Service of N. Y., et al.	9827
United Wholesale Druggists, Inc.	9813
Utah Fuel Co.	9854
Animal product feeding stuffs (MPR 74, corr. to Am. 2).	9820
Applications for price adjustments, short forms (Supp. Order 30).	9820
Bicycles, new adult (Rev. Ration Order 7, Am. 4).	9823
Calcium carbide drums (Order 153 under § 1499.3 (b)).	9816
Central Appalachian wooden mine materials, etc. (Rev. MPR 218).	9824
Defense-rental areas:	
Accommodations, other than hotels and rooming houses (MRR, Supp. Am. 10).	9821
Hotels and rooming houses (MRR, Supp. Am. 6).	9820
Delegations of authority:	
Administrative Order 25, Am. 4.	9854
General Order 2, Am. 1.	9816
Food products, essential (TMPR 22, Am. 6).	9817
Machines and parts and machinery services:	
MPR 136, Am. 56.	9822
MPR 136, Am. 57.	9823
Milk, fluid:	
Supp. Reg. 15, Am. 1.	9819
TMPR 22, Am. 6.	9817
Petroleum and petroleum products:	
RPS 88, Am. 48.	9817
RPS 88, Am. 49.	9820
Plastic screening (Order 146 under § 1499.3 (b)).	9813
Puerto Rico, gasoline (Ration Order 5B, Am. 10).	9817
Retail economy (Supp. Order 29).	9816
Sales to United States, exception (Supp. Reg. 4, Am. 12).	9827
Shearlings, raw and tanned, for the armed forces (MPR 141, Am. 1).	9812
Textile fabrics, etc.; finished piece goods (MPR 127, Am. 9).	9823
SECURITIES AND EXCHANGE COMMISSION:	
Hearings, etc.:	
Chesapeake Corp.	9855

#### CONTENTS—Continued

##### SECURITIES AND EXCHANGE COMMISSION—Continued.

Hearings, etc.—Continued.	Page
Easton Transit Co., et al.	9855
Middle West Corp.	9856
National Power and Light Co.	9855
New England Gas and Electric Assn.	9857
Ohio Confection Co.	9857
Pearson Company, Inc.	9856
Seybolt & Seybolt, Inc.	9856
Wight and Co.	9856
WAGE AND HOUR DIVISION:	
Eureka Pipeline Co., exception to record keeping regulations.	9830
Learner employment certificates, issuance to various industries.	9830
WAR DEPARTMENT:	
Military court fees; claims and accounts.	9805
Transport regulations; baggage, etc.	9805
WAR PRODUCTION BOARD:	
Dairy products (M-259).	9811
Fats and oils (M-71).	9807
Gold mining (L-208).	9810
Shirts and pajamas (L-169).	9809
Sole leather (M-80-e).	9809
Toys and games (L-81).	9808

807 of these regulations, they are hereby deleted and the words "Chief of Office, Office of Exports" are substituted therefor.

2. Section 807.3<sup>2</sup>, *Institution of proceedings* is amended to read as follows:

§ 807.3 *Institution of proceedings.* The Chief of the Trade Intelligence Division of the Country Program Branch, Office of Exports, may, with the approval of the Office of General Counsel, initiate proceedings to deny the privilege of any person to obtain export licenses in any case where the Trade Intelligence Division has reason to believe that such person has violated any provisions of the statutes, proclamations, executive orders or regulations relating to export control.

Part 808, Procedure to Secure Shipping Space to the Other American Republics and Part 809, Shipping Priority ratings, are hereby amended by deleting the words "Export Control Branch" and "Chief of the Export Control Branch" wherever they appear and substituting therefor the words "Office of Exports." (Sec. 6, 54 Stat. 714, Pub. Law 75, 77th Cong., Pub. Law 638, 77th Cong.; Order No. 3 and Delegation of Authority No. 25, 7 F.R. 4951; Delegation of Authority No. 31)

Dated: November 24, 1942.

PAUL CORNELL,  
Chief of Office,  
Office of Exports.

[F. R. Doc. 42-12393; Filed, November 25, 1942; 9:33 a. m.]

\*7 F.R. 5018.

## Subchapter A—General

## PART 800—ORDERS AND DELEGATIONS OF AUTHORITY

## [Delegation of Authority 31]

TO CHIEF OF OFFICE, OFFICE OF EXPORTS

Delegation of Authority No. 26<sup>1</sup> dated June 30, 1942, is hereby revoked.

§ 800.61 *Delegation of Authority No. 31.* By virtue of the authority vested in me, as Assistant Director in charge of the Office of Exports, by Delegation of Authority No. 25,<sup>2</sup> issued by the Executive Director on June 30, 1942, authority is hereby delegated to the Chief of Office, Office of Exports or, in his absence, to the officer designated by the Chief of Office to act for him, to issue such rules and regulations as may be necessary or proper to carry out the provisions of section 6 of the Act of July 2, 1940, 54 Stat. 714, 50 U.S.C. (1940 Ed.) 701 as amended.

Dated: November 21, 1942.

HECTOR LAZO,  
Assistant Director.

[F. R. Doc. 42-12357; Filed, November 24, 1942;  
12:46 p. m.]

## PART 800—ORDERS AND DELEGATIONS OF AUTHORITY

## [Delegation of Authority 34]

TO ASSISTANT DIRECTOR, OFFICE OF EXPORTS

§ 800.64 *Delegation of Authority No. 34.* By virtue of the authority vested in me as Executive Director of the Board of Economic Warfare by Executive Order No. 8942,<sup>3</sup> dated November 19, 1941, Delegation of Authority No. 21, 7 F.R. 3415, is hereby revoked, and authority is hereby delegated to the Assistant Director in charge of the Office of Exports or, in his absence, to the officer designated by said Assistant Director to act for him:

(a) To exercise and perform all powers and functions vested in me by said Executive Order, except the power to sign and issue subpoenas; and

(b) To delegate and provide for the redelegation of such of these powers and functions as may from time to time be required.

Dated: November 23, 1942.

MILO PERKINS,  
Executive Director.

[F. R. Doc. 42-12358; Filed, November 24, 1942;  
12:46 p. m.]

## Chapter IX—War Production Board

## Subchapter B—Director General for Operations

## PART 1053—FATS AND OILS

[General Preference Order M-71,<sup>3</sup> as Amended  
Nov. 24, 1942]

§ 1053.1 *General Preference Order M-71—(a) Definitions.* (1) "Fats and

oils" means all the raw, crude, refined and pressed fats and oils, whether vegetable, animal, fish or other marine animal, their by-products and derivatives, including grease (lard) oil, sulfonated and similarly processed fats and oils, fatty acids, and lard and rendered pork fat, but not including cocoa butter, butter, wool greases, essential oils, tall oil, mineral oils, and vitamin-bearing oils derived from fish or other marine animal livers or viscera

(2) "Manufacturer" means any person who uses any fats or oils in the manufacture of any finished product, and shall include all other persons directly controlling or controlled by such person, and all persons under direct or indirect common control with such person. The term shall not include any crusher, renderer, refiner or other processor except as and to the extent that his operations result in the production of a finished product, and shall also not include any person who uses fats and oils in the home in the preparation of food for household consumption.

(3) The "Inventory" of a manufacturer at any time shall include all fats and oils held or controlled by him and all fats and oils purchased by him for future delivery.

(4) "Finished product" means any product of a manufacturer produced for sale as his finished product and carried on his books as his finished product. Except for the purposes of paragraph (d) hereof, "finished product" shall not include: (i) grease (lard) oil; (ii) sulfonated or similarly processed fat or oil; (iii) fatty acids; (iv) lard or rendered pork fat; (v) any fat or oil product intended for sale to another manufacturer for further processing in the manufacture of, or for inclusion in, any product (excepting a product falling within paragraph (a) (4) (vi) hereof); (vi) any edible product of which a fat or oil is not the principal ingredient; (vii) any edible product produced by any hotel or restaurant for consumption on the premises; (viii) any medicinal preparation other than medicated soap.

(5) "Crusher" means any person who presses, expels, or extracts oils from any seed, bean, nut or corn or other oil-bearing materials.

(6) "Implements of war" means combat end-products, complete for tactical operations (including, but not limited to, aircraft, ammunition, armaments, weapons, merchant and naval ships, tanks and vehicles) and any parts, assemblies, and material to be incorporated in any of the foregoing items. This term does not include facilities or equipment used to manufacture the foregoing items.

(b) Restrictions on manufacture. (1) [Revoked Nov. 24, 1942.]

(2) No manufacturer, except as provided in paragraph (b) (6) hereof, shall in any calendar quarter beginning with the last quarter of 1942, use or consume any fat or oil in any class of use listed in Schedule A annexed hereto in a quantity in excess of the percentage specified in such Schedule A of his average quarterly use or consumption of fats and oils

in such class of use during the corresponding quarters of the two years, 1940 and 1941.

(3) If any manufacturer shall not in any quarter use or consume the quantity of fat or oil permitted by paragraph (b) (2) hereof, the unused part of his quota for such quarter shall for the purposes of such paragraph (b) (2) be carried forward and added to his permitted quota for the succeeding quarters; provided, however, that any unused part of his permitted quota for any prior quarter shall not be carried forward beyond June 30, 1943 and beyond the 30th day of June of each year thereafter.

(4) For the purpose of determining the quantity of raw foots which may be used or consumed, use or consumption shall be calculated on the basis of total fatty acid content.

(5) The restrictions on fats and oils hereby imposed are imposed with respect to fats and oils in the aggregate, and such restrictions are not to be construed to limit a manufacturer to the same fat or oil used or consumed by him in the base period.

(6) Nothing in paragraph (b) (2) hereof shall restrict:

(i) The use of fats and oils in any period or quarter by any manufacturer whose aggregate use or consumption of fats and oils in such period is less than 6,000 lbs.;

(ii) The use of fats and oils in the manufacture of any edible product delivered or to be delivered to the Army or Navy of the United States, or delivered or to be delivered pursuant to the Act of March 11, 1941, entitled "An act to promote the defense of the United States" (Lend-Lease Act), or the processing of fats and oils for delivery to another manufacturer for use in the manufacture of any such edible product: *Provided, however,* That this paragraph shall not exempt the use of fats and oils by any person other than the person having the prime contract with the Army or Navy or with the administrator of such Lend-Lease Act, unless the Quartermaster General of the Army or the Chief of the Bureau of Supplies and Accounts of the Navy, or the administrator of the Agricultural Marketing Administration (as the procurement agency for the administrator of such Lend-Lease Act), or the duly authorized representative of any of them, shall have issued to the manufacturer (whether prime contractor or subcontractor) who uses the fat or oil in the manufacture of the edible product contracted for, a certificate setting forth that such product is for direct Army or Navy issue or for delivery pursuant to such Lend-Lease Act and that the manufacture of such product will require a stated quantity of fats or oils, and designating the supplier or suppliers of such fats or oils to be exempted under the terms of this paragraph of this order.

(iii) The use of fats and oils in the manufacture of soap, including soap made from foots derived from domestic vegetable oils or their fatty acids, where such soap is delivered to the Army or Navy of the United States by the manu-

<sup>1</sup> 7 F.R. 4951.

<sup>2</sup> 7 F.R. 5909.

<sup>3</sup> 7 F.R. 7485, 8692, 9484.

factorer or is delivered by such manufacturer, as a prime contractor, pursuant to such Lend-Lease Act.

(iv) The use of fats and oils in the manufacture, preparation or finishing of implements of war.

(7) For the purposes of determining a manufacturer's permissible use or consumption under paragraph (b) (2) hereof, there shall be excluded from the period or quarter during which use or consumption is hereby limited, any fat or oil used in the manufacture of the products referred to in subdivisions (ii), (iii) and (iv) of paragraph (b) (6) hereof, and there shall be excluded from the base period any fat or oil used by such manufacturer in such base period in the manufacture of any edible product or soap delivered by him to the Army or Navy of the United States or delivered by him, as a prime contractor, pursuant to such Lend-Lease Act, and there also shall be excluded from such base period any fat or oil used in the manufacture, preparation or finishing of implements of war.

(c) Restrictions on deliveries of linseed oil. (1) No person engaged in the business of selling linseed oil at wholesale (whether crushed or processed by him or purchased for resale) shall deliver in the aggregate to persons other than manufacturers during any calendar quarter, beginning with the fourth quarter of 1942, more linseed oil (whether raw or processed) than 70% of the average quarterly amount of linseed oil so delivered by him during the corresponding quarters of the two years, 1940 and 1941.

(2) In reducing deliveries pursuant to paragraph (c) (1) hereof, no person shall make discriminatory cuts as between customers, whether new or old.

(3) This order shall not restrict the delivery by any person of linseed oil to the Army or Navy of the United States or pursuant to such Lend-Lease Act, and any amount so delivered by him shall be excluded both from the base period on which his quota is based and from the period or quarter during which future deliveries are hereby limited.

(d) Restrictions on processing and inventories. (1) No manufacturer shall hereafter change the condition of any fat or oil in his raw materials inventory, or add any additional materials thereto, except to the extent necessary to store any such fat or oil in his raw materials inventory in a form necessary to prevent deterioration thereof, or except to put such fats or oils into process for the manufacture of his finished products subject to the limitations of paragraph (d) (2). Nothing contained in this paragraph shall be construed to limit the amount of fats and oils which may be held by any manufacturer in his raw materials inventory.

(2) No manufacturer shall hereafter increase the rate at which fats and oils are put into process by him, except to the extent necessary to meet the required deliveries of his finished products

within the limitations established by this order, and to maintain only a practicable minimum working inventory of such finished products. The term "practicable minimum working inventory" is to be strictly construed. The mere fact that the turn-over has increased, or that materials are difficult to obtain, does not justify maintaining inventories above the minimum at which his operations can be continued.

(e) Reports. Every manufacturer and every other person affected by this order shall file such reports giving such information at such times and upon such form or forms as the Director General for Operations may from time to time prescribe.

(f) Effect of other orders. Insofar as any other order of the Director of Priorities, the Director of Industry Operations or the Director General for Operations, heretofore or hereafter issued, limits or curtails to a greater extent than herein provided the use, acquisition or disposition of any fat or oil, the limitations of such other order shall control.

(g) Miscellaneous provisions.—(1) Applicability of priorities regulations. This order and all transactions affected hereby are subject to all applicable provisions of War Production Board priorities regulations, as amended from time to time.

(2) Appeals. Any persons affected by this order who considers that compliance therewith would work an exceptional and unreasonable hardship upon him, whether because of the absence of use during the two-year base period, or otherwise, or that it would result in a degree of unemployment which would be unreasonably disproportionate compared with the amount of fats or oils conserved, or that compliance with this order would disrupt or impair a program of conversion from nondefense to defense work, may appeal to the Director General for Operations by addressing a letter to this War Production Board, Chemicals Branch, Washington, D. C., Ref: M-71, setting forth the pertinent facts and the reasons he considers that he is entitled to relief. The Director General for Operations may thereupon take such action as he deems appropriate.

(3) Violations. Any person who willfully violates any provisions of this order or who in connection with this order willfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using material under priority control and may be deprived of priorities assistance.

(4) Communications to War Production Board. All reports required to be filed hereunder, and all communications concerning this order, shall unless otherwise directed, be addressed to: War Production Board, Chemicals Branch, Washington, D. C., Ref: M-71.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7

F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued November 24, 1942.

ERNEST KANZLER,  
Director General for Operations.

#### SCHEDULE A

Class of use	Permitted percentage
Manufacture of margarine.....	110
Manufacture of other edible finished products, including shortening, mayonnaise and salad dressing.....	88
Manufacture of soap, exclusive of soap made from domestic vegetable oil foots or their fatty acids.....	88
Manufacture of soap from foots made from domestic vegetable oils or their fatty acids.....	150
Manufacture of paints, varnishes, lacquers and all other protective coatings.....	70
Manufacture of linoleum, oilcloth, and oil or oleo-resinous coated fabrics and pyroxylin coated fabrics.....	70
Manufacture of printing inks, including lithographying, offset, silk screen and other processing inks.....	80

[F. R. Doc. 42-12378; Filed, November 24, 1942; 2:39 p. m.]

#### PART 1156—TOYS AND GAMES

[Limitation Order L-81 as Amended  
Nov. 24, 1942]

Section 1156.1 *General Limitation Order L-81* is hereby amended to read as follows:

§ 1156.1 *General Limitation Order L-81*—(a) *Definitions.* For the purposes of this order:

(1) "Toy or game" means any device, plaything, article or material commonly referred to as a toy or game, or any part made specifically for incorporation into such a toy or game, including but not limited to dolls, doll accessories, stuffed animals, adults' and children's games, (including but not limited to playing cards, dice, poker chips, mahjong and ouija boards), juvenile art sets and materials, juvenile craft sets and materials, juvenile science sets and materials, masquerade costumes or accessories, tricks, puzzles, puzzle sets, magic sets, children's play vehicles, Christmas lighting decorations (including but not limited to series circuit strings, parallel circuit strings, candles, wreaths, etc., for decorative purposes), non-illuminated Christmas tree ornaments or stands, sleds, models, model building parts, model airplanes, accessories or kits, toy furniture, and juvenile playground and gymnasium equipment (other than that used by clubs, schools, and institutions), but not including sporting goods or athletic equipment.

(2) "Class A product" means any toy, game or any part made specifically for incorporation into such a toy or game, containing iron or steel equal to more than 7% by weight of the toy, game or part. (Containers, fillers, wrappers and other packaging materials are not to be

17 F.R. 2471, 2679, 3444, 6208.

considered as part of the product for the purposes of determining its weight.)

(3) "Prohibited material" means:

(i) Alloy steels (as defined in Order M-21-a).

(ii) Chromium plating. (Composite coating of chromium plus undercoating of another metal.)

(iii) Copper whether or not used for the conduction of electricity.

(iv) Cork.

(v) Silk.

(vi) Urea plastics.

(vii) Antimony.

(viii) Phenolic plastics.

(ix) Tin.

(x) Zinc.

(xi) Rubber.

(xii) Silver.

(xiii) Iron and steel.

(4) "Repair or replacement part" means any part made specifically for incorporation into a toy or game which is not produced for or used in a new toy or game.

(5) "Joining hardware" means the minimum amount of iron and steel required for nails, nuts, bolts, screws, clasps, rivets and similar joining purposes.

(6) "Manufacturer" means any person who processes, fabricates, works on or assembles any materials for use in the production of toys, games or parts made specifically for incorporation into toys or games.

(b) *General restrictions.* (1) On and after November 24, 1942, no manufacturer shall process, fabricate, work on or assemble any toys, games or repair or replacement parts containing any prohibited materials other than joining hardware.

(2) During the month of December, 1942, no manufacturer shall use more joining hardware in his aggregate production of toys, games and repair or replacement parts than 100% of the average monthly weight of joining hardware used by such manufacturer in his aggregate production of toys, games and repair or replacement parts other than Class A products during 1941.

(3) During the three months period beginning January 1, 1943 and during each three months period thereafter, no manufacturer shall use more joining hardware in his aggregate production of toys, games and repair or replacement parts than 25% of the weight of joining hardware used by such manufacturer in his aggregate production of toys, games and repair or replacement parts other than Class A products during 1941.

(c) *Records.* All persons affected by this order shall keep and preserve for not less than two years accurate and complete records concerning inventories, production and sales.

(d) *Audit and inspection.* All records required to be kept by this order shall, upon request, be submitted to audit and inspection by duly authorized representatives of the War Production Board.

(e) *Reports.* All persons affected by this order shall execute and file with the War Production Board such reports and questionnaires as said Board shall from time to time request.

(f) *Violations.* Any person who willfully violates any provision of this order, or who, in connection with this order, willfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition any such person may be prohibited from making or obtaining further deliveries of or from processing or using material under priority control and may be deprived of priorities assistance.

(g) *Appeal.* Any appeal from the provisions of this order shall be filed on Form PD-500 with the field office of the War Production Board for the district in which is located the plant or branch of the appellant to which the appeal relates.

(h) *Applicability of priorities regulations.* This order and all transactions affected thereby are subject to all applicable provisions of the priorities regulations of the War Production Board, as amended from time to time.

(i) *Applicability of other orders.* In so far as any other order heretofore or hereafter issued by the Director of Priorities, the Director of Industry Operations, or the Director General for Operations limits the use of any material in the production of toys or games to a greater extent than the limits imposed by this order, the restrictions in such other order shall govern unless otherwise specified therein.

(j) *Communications.* All reports required to be filed hereunder and all communications concerning this order shall, unless otherwise directed be addressed to the War Production Board, Consumers' Durable Goods Branch, Washington, D. C., Ref: L-81.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 24th day of November 1942.

ERNEST KANZLER,

Director General for Operations.

[F.R. Doc. 42-12379; Filed, November 24, 1942; 2:39 p. m.]

#### PART 1072—SOLE LEATHER

[Supplementary Order M-80-c]

§ 1072.6 *Supplementary Order M-80-c.* Pursuant to paragraph (b) (1) of Order M-80 as amended to August 5, 1942, which this order supplements, each person tanning sole leather for his own account or causing sole leather to be tanned for his account by others shall set aside during the period from December 1, 1942 to December 31, 1942, inclusive, at least 20% of the quantity of manufacturers' bends produced by him for his own account, or produced for his account by others, during that period. The weight and quality of said portion set aside shall be proportionately equal, as nearly as can be, to those of the manufacturers' bends not so set aside.

(F.D. Reg. 1, as amended, 6 F.R. 6630; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 25th day of November 1942.

ERNEST KANZLER,

Director General for Operations.

[F.R. Doc. 42-12443; Filed, November 25, 1942; 11:31 a. m.]

#### PART 1290—SHIRTS (EXCLUSIVE OF WORK SHIRTS) AND PAJAMAS

[General Limitation Order L-169]

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of wool, silk, rayon, cotton and linen for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 1290.1 *General Limitation Order L-169—(a) Applicability of priorities regulations.* This order and all transactions affected thereby are subject to all applicable provisions of the priorities regulations of the War Production Board, as amended from time to time.

(b) *Definitions.* (1) "Put into process" means the first cutting operation of material in the manufacture of shirts or pajamas.

(2) "Shirts" means all men's and boy's shirts except shirts customarily graded as work shirts.

(3) "Pajamas" means any garment of the type customarily used by men and boys for sleeping, including garments consisting of a coat and pants, nightgowns, sleep coats, sleep slacks, sleep shirts, and lounging pajamas and suits.

(4) Measurements set forth in this order shall refer to finished measurements after all manufacturing operations have been completed and the garment is ready for shipment.

(5) "Preshrunk fabrics" means fabrics which have a residual shrinkage of not more than 2% as determined by test methods for shrinkage given in "Woven Textile Fabrics, Testing and Reporting, Commercial Standard CS59-41" issued by the National Bureau of Standards, U. S. Department of Commerce.

(6) "Unshrunk fabrics" means fabrics which have a residual shrinkage of more than 2% as determined by test methods for shrinkage given in "Woven Textile Fabrics, Testing and Reporting, Commercial Standard CS59-41" issued by the National Bureau of Standards, U. S. Department of Commerce.

(7) Unless otherwise expressly defined, all trade terms shall have their usual and customary trade meanings.

(c) *General provision with respect to finished garments.* The prohibitions and restrictions of this order shall not apply to articles of apparel, the cloth for which was put into process prior to December 15, 1942, or to articles of apparel in existence on that date, or to sales of second-hand garments.



(d) *General exceptions.* The prohibitions and restrictions of this order shall not apply to:

(1) Apparel for persons of heights of over 6 feet 2 inches, of abnormal size, or with physical deformities, but only to the extent that it is necessary to use in such apparel additional material for proportionate lengths or other dimensions.

(2) Historical costumes for theatrical productions, *Provided, however,* That no apparel manufactured or sold pursuant to this subparagraph shall be used for any purposes other than those for which it was so manufactured or sold unless altered to conform to the provisions of this order applicable to such other use.

(3) Apparel manufactured from knitted fabrics.

(4) Any apparel manufactured for, and to be delivered to, or for the account of the Army or Navy of the United States.

(5) Military apparel to be delivered to or for the account of any agency of the United States Government to be delivered by it to the government of any country pursuant to the Act of March 11, 1941, entitled "An Act to Promote the Defense of the United States" (Lend-Lease Act).

(6) Apparel forming part of "officers uniforms" as defined in Preference Rating Order P-131, as amended from time to time.

(7) Shirts or pajamas manufactured in the home except when made for sale or for a contractor or jobber or other person who sells shirts.

(e) *Curtailments on shirts.* No person shall, after December 15, 1942, put into process, or cause to be put into process by others for his account, any cloth for the manufacture of, and no person shall sell or deliver any:

(1) Shirts with a bi-swing or box-pleated back or a back of any design or pattern which increases the use of piece goods beyond that used by a regular standard back.

(2) Shirts exceeding in length 30 inches for shrunk fabrics and 31½ inches for unshrunk fabrics.

(3) Shirts with a demi- or pleated bosom.

(f) *Curtailments on pajamas.* No person shall, after December 15, 1942, put into process or cause to be put into process by others for his account, any cloth for the manufacture of, and no person shall sell or deliver any:

(1) Pajamas with cuffs on the trousers or sleeves.

(2) Pajamas with sashes, other than a drawstring.

(3) Pajamas with frogs, decorations or pipings.

(4) Pajamas in any styles other than: collarless coat, collarless middy, nightgowns and sleep coats, sleep slacks, sleep shorts, and half sleeve knee length versions of any of the above styles.

(5) Men's pajamas, other than nightgowns and sleep coats, with coat lengths exceeding 29 inches or trouser out seam measurements exceeding 43 inches for a size C, with other sizes in normal proportion.

(g) *Restriction on packing.* No manufacturer shall, after December 15, 1942, pack or fold any shirt:

(1) With a standing or set-up collar.

(2) Except in a flat fold.

(h) *Records and reports.* All persons affected by this order shall execute and file with the War Production Board such reports and questionnaires as may be required by said Board from time to time.

(i) *Appeal.* Any appeal from the provisions of this order shall be made by filing a letter in triplicate, referring to the particular provision appealed from and stating fully the grounds of the appeal.

(j) *Communications to the War Production Board.* All reports required to be filed hereunder and all communications concerning this order shall, unless otherwise directed, be addressed to: War Production Board, Textile, Clothing and Leather Division, Washington, D. C. Reference L-169.

(k) *Violations.* Any person who willfully violates any provision of this order, or who, in connection with this order, willfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(l) *Effective date.* This order shall take effect on December 15, 1942, at 12:01 a. m.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 25th day of November 1942.

ERNEST KANZLER,

Director General for Operations.

[F. R. Doc. 42-12446; Filed, November 25, 1942; 11:31 a. m.]

#### PART 3093—GOLD MINING

[Limitation Order L-208 as Amended Nov. 25, 1942]

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of critical materials for defense, for private account and for export which are used in the maintenance and operation of gold mines; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 3093.1 *Limitation Order L-208—(a) Definitions.* For the purposes of this order

(1) "Nonessential mine" means any mining enterprise in which gold is produced, whether lode or placer, located in the United States, its territories or possessions, unless the operator of such mining enterprise is the holder of a serial number for such enterprise which has been issued under Preference Rating Order P-56.

(2) With respect to any nonessential mine, "effective date" means October 8,

1942, or the date of cancellation by the Director General for Operations of the serial number for such mining enterprise, whichever is the later.

(b) *Restrictions upon production.* (1) On and after the effective date, each operator of a nonessential mine shall immediately take all such steps as may be necessary to close down, and shall close down, in the shortest possible time, the operations of such mine.

(2) In no event on or after seven days from the effective date shall any operator of a nonessential mine acquire, consume, or use any material, facility, or equipment to break any new ore or to proceed with any development work or any new operations in or about such mine.

(3) In no event on or after sixty days from the effective date shall any operator of a nonessential mine acquire, consume, or use any material, facility, or equipment to remove any ore or waste from such mine, either above or below ground, or to conduct any other operations in or about such mine, except to the minimum amount necessary to maintain its buildings, machinery, and equipment in repair and its access and development workings safe and accessible.

(4) The provisions of this order shall not apply to any lode mine which produced 1200 tons or less of commercial ore in the year 1941, provided the rate of production of such mine, after the effective date, shall not exceed 100 tons per month, nor to any placer mine which treated less than 1000 cubic yards of material in the year 1941, provided that the rate of treatment of such placer mine, after the effective date, shall not exceed 100 cubic yards per month.

(5) Nothing contained in this order shall limit or prohibit the use or operation of the mill, machine shop, or other facilities of a nonessential mine in the manufacture of articles to be delivered pursuant to orders bearing a preference rating of A-1-k or higher, or in milling ores for the holder of a serial number under Preference Rating Order P-56.

(6) Nothing contained in this order shall prohibit any owner of a mining claim from performing not more than the minimum assessment work required by the provisions of section 2324 of the Revised Statutes of the United States and by Public No. 542, 77th Congress, 2d Session.

(c) *Restrictions on application of preference ratings.* No person shall apply any preference rating, whether heretofore or hereafter assigned, to acquire any material or equipment for consumption or use in the operation, maintenance, or repair of a nonessential mine, except with the express permission of the Director General for Operations issued after application made to the Mining Branch, War Production Board.

(d) *Assignment of preference ratings.* The Director General for Operations, upon receiving an application in accordance with paragraph (c) above, may assign such preference ratings as may be required to obtain the minimum amount of material necessary to maintain such nonessential mine on the basis set forth in paragraph (b) (3) above.

(e) *Restrictions on disposition of machinery and equipment.* No person shall sell or otherwise dispose of any machinery or equipment of the types listed in Schedule A to Preference Rating Order P-56, which has been used in a nonessential mine, and no person shall accept delivery thereof, except with specific permission of the Director General for Operations. On or before January 18, 1943, or within sixty days after the effective date, whichever is later, each operator of a nonessential mine shall file with the War Production Board, Washington, D. C., Reference: L-208, an itemized list of such machinery and equipment, signed by such operator or an authorized official, indicating each item available for sale or rental. Upon receipt of such itemized list, the War Production Board will furnish to the operator appropriate forms to be filled out for each item which the operator desires to dispose of.

(f) *Records and reports.* All persons affected by this order shall keep and preserve, for not less than two years, accurate and complete records concerning inventory, acquisition, consumption, and use of materials, and production of ore, and shall execute and file with the War Production Board such reports and questionnaires as said Board shall from time to time prescribe.

(g) *Audit and inspection.* All records required to be kept by this order shall, upon request, be submitted to audit and inspection by duly authorized representatives of the War Production Board.

(h) *Communications.* All reports to be filed, appeals, and other communications concerning this order should be addressed to: War Production Board, Mining Branch, Washington, D. C., Ref.: L-208.

(i) *Violations.* Any person who willfully violates any provision of this order, or who, in connection with this order, willfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime, and upon conviction may be punished by a fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(j) *Appeal.* Any person affected by this order who considers that compliance therewith would work an exceptional and unreasonable hardship upon him may appeal to the War Production Board; by letter, in triplicate, setting forth the pertinent facts and the reason he considers he is entitled to relief. The Director General for Operations may thereupon take such action as he deems appropriate.

(k) *Applicability of priorities regulations.* This order and all transactions affected thereby are subject to all applicable provisions of the priorities regulations of the War Production Board, as amended from time to time.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 25th day of November 1942.

ERNEST KANZLER,  
Director General for Operations.

[F. R. Doc. 42-12447; Filed, November 25, 1942;  
11:31 a. m.]

#### PART 3134—DAIRY PRODUCTS

[Conservation Order M-259]

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of milk and milk products for defense, for private account and for export, and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 3134.1 *Conservation Order M-259—*  
(a) *Definitions.* For the purposes of this order:

(1) "Producer" shall mean any person who is engaged in the business of:

- (i) Pasteurizing milk or cream,
- (ii) Producing dairy products, for sale, by processing milk or cream in a plant not located on a farm where the milk was produced,
- (iii) Bottling raw or pasteurized cream in glass or paper containers, or
- (iv) Selling cream in bulk containers to hotels, institutions, or restaurants;

*Provided, however,* That a farmer or ranch or herd owner who delivered an average of less than one gallon of cream per day in the three calendar months next preceding November 25, 1942, shall not be deemed a producer within the meaning of this order, until his deliveries of cream exceed one gallon per day in any calendar month.

(2) "Milk" means the liquid milk of cows.

(3) "Cream" is the class of foods defined by Federal Security Agency in Title 21, Code of Federal Regulations, §§ 18.500-18.515; 5 F.R. 2443. The term "cream" includes cream by whatever name known, including light cream, coffee cream, table cream, whipping cream, and heavy cream.

(4) "Milk fat content" shall be determined as prescribed by the Federal Security Agency in Title 21, Code of Federal Regulations, § 18.500; 5 F.R. 2443.

(b) *Restrictions on producers.* No producer may deliver cream having a milk fat content in excess of 19% except to another producer.

(c) *Exceptions.* Notwithstanding paragraph (b) hereof, in any state where by law or administrative regulation in force on November 25, 1942, the milk fat content of cream of minimum milk fat content is required to exceed 18%, a producer may deliver to any person cream having a milk fat content not exceeding by more than 1% the minimum so required by such state law or administrative regulation on November 25, 1942.

(d) *Appeals.* Any appeal from the provisions of this order shall be made by filing a letter in triplicate, referring to the particular provision appealed from and stating fully the grounds for the appeal.

(e) *Reports.* Any person affected by this order shall file such reports and questionnaires as the War Production Board may request from time to time.

(f) *Records.* Every person to whom this order applies shall keep and preserve for not less than two years accurate and complete records concerning inventories, production and sales.

(g) *Audit and inspection.* All records required to be kept by this order shall, upon request, be submitted to audit and inspection by duly authorized representatives of the War Production Board.

(h) *Violations.* Any person who willfully violates any provision of this order, or who, in connection with this order, willfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or accepting further deliveries of or from processing or using material under priority control and may be deprived of priorities assistance.

(i) *Communications to War Production Board.* All reports required to be filed hereunder and all communications concerning this order shall, unless otherwise directed, be addressed to: War Production Board, Food Branch, Washington, D. C. Ref: M-259."

(j) *Applicability of priorities regulations.* This order and all transactions affected thereby are subject to all applicable provisions of the priorities regulations of the War Production Board, as amended from time to time.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 25th day of November 1942.

ERNEST KANZLER,  
Director General for Operations.

[F. R. Doc. 42-12449; Filed, November 25, 1942;  
11:31 a. m.]

TABLE 2—RAW SHEARLINGS PRODUCED IN AFRICA<sup>1</sup>

District	Abattoir <sup>2</sup>	Cents per pound	Country <sup>3</sup>
Capetown.....	17½	15½	15½
Mossel Bay.....	17½	14	14
Port Elizabeth.....	16	13	13
East London.....	16	15	15
Durban.....	17	16½	16½
Johannesburg.....	16½	14½	14½

<sup>1</sup> Each pound or fraction thereof of excessive weight per dozen skins shall reduce the base prices herein provided by one cent. "Excessive weight per dozen skins," as that term is used herein, means weight per dozen skins in excess of 85 pounds for wool lengths of 1½" to 1¾", 65 pounds for wool lengths of 1¼" to 1½", or 85 pounds for wool lengths of 1¼" to 1½".

<sup>2</sup> The base prices for second quality Abattoir Shearlings (free of sun dried skins but containing "patchy" skins with not over one cut) shall be the base price of first quality Abattoir Shearlings reduced by 1½ cents per pound.

<sup>3</sup> The base price for second quality Country Shearlings (free of sun dried skins) shall be the base price of first quality Country Shearlings reduced by 1½ cents per pound.

TABLE 3—RAW SHEARLINGS PRODUCED IN AUSTRALIA

Type	Description	Wool length	Sound	Light Ribby Seedy	Heavy Ribby
7	Super, 64's and up.....	1½"-1½"	16	14½	14½
7B	Ordinary, 64's and up.....	1½"-1½"	12	10½	10½
8A	Ordinary, Merino.....	1½"-1½"	14	8¾	8¾
14A	Good, 60/64's.....	1½"-1½"	14	12½	12½
19	Super, 58/60's.....	1½"-1½"	16½	14	13½
24A	Good, 58/60's.....	1½"-1½"	13½	12½	12½
28B	Ordinary, 50/58's.....	1½"-1½"	14½	12½	12½
29A	Ordinary, 50/58's.....	1½"-1½"	12½	10½	10½
34	Good, 50/58's.....	1½"-1½"	12½	9¾	8
47B	Super and good, 40/50's and under.....	1½"-1½"	12	12	7¼
49	Ordinary, 60/61's.....	1½"-1½"	13	12½	10½
47X	Super and good, 58/60's.....	1½"-1½"	13½	12½	10½
51	Super and good, 60/64's.....	1½"-1½"	11	10½	8½
54A	Super, 50/58's.....	1½"-1½"	16	14	12½
61	Ordinary, 40/50's.....	1½"-1½"	14½	12½	10½
62A	Super, 50/58's.....	1½"-1½"	17	14½	13½
65A	Ordinary, 60/58's.....	1½"-1½"	10½	8¾	6¾
69	Ordinary, 40/50's.....	1½"-1½"	14½	12½	11
69A	Super and good, 44's and under.....	1½"-1½"	16½	13½	12
	Good, 50/58's.....	1½"-1½"	17	14½	13½

sion of not more than 3% may be paid to the seller or his agent or to the foreign agent of the importer in addition to the applicable maximum price.

(b) *Base prices:*

TABLE 1—RAW SHEARLINGS PRODUCED IN SOUTH AMERICA

District	Type	Produced from—	Cents per pound
Patagonia.....	Rigorificos.....	Sheep.....	24
Puntas Arenas.....	Rigorificos.....	Sheep.....	24
Buenos Aires.....	Rigorificos.....	Sheep.....	24
Entre Rios.....	Consumo's.....	Sheep.....	21
Cordoba.....	Consumo's.....	Sheep.....	21
Buenos Aires.....	Consumo's.....	Sheep.....	21
Patagonia.....	Consumo's.....	Sheep.....	21
Puntas Arenas.....	Consumo's.....	Sheep.....	21
Chubut.....	Consumo's.....	Sheep.....	21
Cordillera.....	Consumo's.....	Sheep.....	10
Uruguay.....	Rigorificos.....	Sheep.....	24
Uruguay.....	Consumo's.....	Sheep.....	21
All Districts.....	Consumo's.....	Sheep.....	17
	Rigorificos.....	Lamb.....	22

shall buy or receive raw shearlings for import into the United States at prices higher than the maximum prices set forth in Appendix C hereof, incorporated herein as § 1314.113; and no person shall agree, offer, solicit or attempt to do any of the foregoing. This paragraph (b) shall not apply to sales of raw shearlings after their arrival in the United States.

§ 1314.109 *Definitions* (a) \* \* \*

(4) "Raw shearing for import" means the untanned skin of a sheep or lamb, with a wool length of two inches or less, slaughtered outside the continental United States, the importation of which is sought as a shearing under General Import Order M-63<sup>2</sup> issued by the War Production Board.

§ 1314.113 *Appendix C: Maximum prices of raw shearlings for import*—(a) *Method of determining maximum prices.*

The maximum price of raw shearlings for import into the United States shall be the applicable base price set forth in paragraph (b) below increased or decreased by an amount not in excess of 10% of such base price. The amount of such increase or decrease in each case shall be determined by the Office of Price Administration in accordance with the standards of adjustment set forth in paragraph (c) of this section. Such determination shall be made upon consideration of the facts set forth in the importer's application to the War Production Board for an import license pursuant to the provisions of General Import Order M-63 issued by the War Production Board.

The maximum prices are f. o. b. port of shipment before deduction of any discount. These prices include any commission paid to the seller or his agent or to a foreign agent of the importer or his agent, except that in the case of shearlings imported from Australia, a commis-

<sup>2</sup> 7 F.R. 4193.

# Chapter XI—Office of Price Administration PART 1314—RAW MATERIALS FOR SHOES AND LEATHER PRODUCTS

[MPR 141, Amendment 1]

## RAW SHEARLINGS AND TANNED SHEARLINGS FOR THE ARMED FORCES

A statement of the considerations involved in the issuance of this amendment is issued simultaneously herewith and has been filed with the Division of the Federal Register.\*

The title of this regulation is amended by the deletion therefrom the word "domestic." Section 1314.101 is amended, in § 1314.109 (a) new subparagraph (4) is added, and new §§ 1314.113 and 1314.110a are added as set forth below:

§ 1314.101 (a) *Maximum prices for domestic raw shearlings.* On and after May 13, 1942, regardless of any contract, agreement, lease or other obligation, no person shall sell or deliver domestic raw shearlings, and no person shall buy or receive domestic raw shearlings in the course of trade or business, at prices higher than the maximum prices set forth in Appendix A hereof, incorporated herein as § 1314.111; and no person shall agree, offer, solicit or attempt to do any of the foregoing. The provisions of this section shall not be applicable to sales or deliveries of domestic raw shearlings to a purchaser if prior to May 13, 1942 such domestic raw shearlings had been received by a carrier other than a carrier owned or controlled by the seller, for shipment to such purchaser.

(b) *Maximum prices of raw shearlings for import.* On and after November 25, 1942, regardless of any contract, agreement, lease, or other obligation, no person

\*Copies may be obtained from the Office of Price Administration.

<sup>1</sup> 7 F.R. 3520, 8949.



(c) *Standards of adjustment.* The applicable base price set forth in paragraph (b) above shall be increased or decreased by an amount not in excess of 10% of such base price upon consideration of the following factors: the origin of the shearlings; the source of their production, collection or assortment; the fineness, length and density of the wool; the weight and size of the shearlings; the presence or absence of patches or other imperfections; and any other demonstrable physical characteristics affecting the quality of such shearlings and their suitability for use by the armed forces.

§ 1314.110a *Effective dates of amendments.* (a) Amendment No. 1 (§§ 1314.101, 1314.109 (a) (4), 1314.113) to Maximum Price Regulation No. 141 shall become effective November 25, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 24th day of November 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-12360; Filed, November 24, 1942; 1:13 p. m.]

PART 1499—COMMODITIES AND SERVICES  
[Order 118 Under § 1499.18 (b) of GMPR]  
UNITED WHOLESALE DRUGGISTS OF CHICAGO, INC.

Order No. 118 under § 1499.18 (b) of the General Maximum Price Regulation—Docket No. GF3-2290.

For reasons set forth in an opinion issued simultaneously herewith, *It is ordered:*

§ 1499.1019 *Adjustment of maximum price for sales of Harriet Hubbard Ayer #316A Pink Clover Cologne with atomizer by the United Wholesale Druggists of Chicago, Incorporated.* (a) The maximum price for sales of Harriet Hubbard Ayer #316A Pink Clover Cologne with atomizer by the United Wholesale Druggists of Chicago, Incorporated, 2321 W. Pershing Road, Chicago, Illinois, shall be \$13.09 per dozen.

(b) All discounts, allowances, and trade practices with respect to sales of this product by the above seller during March 1942, shall remain in effect under this Order No. 118.

(c) At the time of the first delivery to each purchaser of the above product by the above seller at the price determined under this Order No. 118, seller shall furnish each such purchaser with a notice reading as follows:

The Office of Price Administration has permitted us to raise our maximum price for sales to you of Harriet Hubbard Ayer #316A Pink Clover Cologne with atomizer from \$11.76 to \$13.09 per dozen. This amount represents only that part of cost increases which we were unable to absorb, and it was granted with the understanding that retail prices would not be raised.

The Office of Price Administration has not permitted you or any other seller to raise maximum prices for sales of Harriet Hubbard Ayer #316A Pink Clover Cologne with atomizer.

(d) All prayers of the applicant not granted herein are denied:

No. 232—2

(e) This Order No. 118 may be revoked or amended by the Price Administrator at any time.

(f) This Order No. 118 (§ 1499.1019) is hereby incorporated as a section of Supplementary Regulation No. 14 which contains modifications of maximum prices established by § 1499.2.

(g) This Order No. 118 (§ 1499.1019) shall become effective November 25, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 24th day of November 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-12362; Filed, November 24, 1942; 1:14 p. m.]

PART 1499—COMMODITIES AND SERVICES  
[Order 5 Under § 1499.23 of GMPR]

LAC CHEMICALS, INCORPORATED

Granting price adjustment to Lac Chemicals, Incorporated—Docket Nos. 3028-5 and GF3-891.

For the reasons set forth in an opinion issued simultaneously herewith, *It is ordered:*

§ 1499.405 *Adjustment of maximum prices for sales of undenatured ethyl alcohol by Lac Chemicals, Incorporated, to any governmental agency.* (a) Notwithstanding anything to the contrary contained in the General Maximum Price Regulation, Lac Chemicals, Incorporated, Culver City, California, may sell and deliver undenatured ethyl alcohol of 188-190 proof to any governmental agency, and any governmental agency may buy and receive such ethyl alcohol from that company, at prices not in excess of \$0.4675 per wine gallon, in tank cars, f. o. b. refinery, and \$0.5475 per wine gallon, in drums, f. o. b. refinery.

(b) All prayers of the applicant not granted herein are denied.

(c) This Order No. 5 may be revoked or amended by the Price Administrator at any time.

(d) Lac Chemicals, Incorporated, shall submit such report to the Office of Price Administration as shall from time to time be required in writing.

(e) This Order No. 5 (§ 1499.405) is hereby incorporated as a section of Supplementary Regulation No. 4.

(f) This Order No. 5 (§ 1499.405) shall become effective November 25, and shall operate retroactively from May 25, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 24th day of November 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-12361; Filed, November 24, 1942; 1:14 p. m.]

PART 1499—COMMODITIES AND SERVICES  
[Order 6 Under § 1499.23 of GMPR]

COMMERCIAL SOLVENTS CORPORATION

Granting price adjustment to Commercial Solvents Corporation—Docket Number GF3-1905.

For the reasons set forth in an opinion issued simultaneously herewith, *It is ordered:*

§ 1499.406 *Adjustment of maximum prices for sales of undenatured ethyl alcohol by Commercial Solvents Corporation to any governmental agency.* (a) Notwithstanding anything to the contrary contained in the General Maximum Price Regulation, Commercial Solvents Corporation, New York City, may sell and deliver undenatured ethyl alcohol of 188-190 proof produced at its plant located at Agnew, California, to any governmental agency, and any governmental agency may buy and receive such ethyl alcohol from Commercial Solvents Corporation, at prices not in excess of \$0.415 per wine gallon, in tank cars, f. o. b. works, and \$0.495 per wine gallon, in drums, f. o. b. works.

(b) All prayers of the applicant not granted herein are denied.

(c) This Order No. 6 may be revoked or amended by the Price Administrator at any time.

(d) Commercial Solvents Corporation shall submit such reports to the Office of Price Administration as shall from time to time be required in writing.

(e) This Order No. 6 (§ 1499.406) is hereby incorporated as a section of Supplementary Regulation No. 4.

(f) This Order No. 6 (§ 1499.406) shall become effective November 25, 1942, and shall operate retroactively from August 14, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 24th day of November 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-12359; Filed, November 24, 1942; 1:12 p. m.]

PART 1499—COMMODITIES AND SERVICES  
[Order 146 Under § 1499.3 (b) of GMPR]

PLASTIC SCREENING

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register,\* and pursuant to and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250 and § 1499.3 (b) of the General Maximum Price Regulation, *It is hereby ordered:*

§ 1499.1162 *Authorization to manufacturers of plastic screening.* (a) Specific authorization is hereby given to any manufacturer of plastic screening to determine the maximum price for any such screening sold by him and for which the maximum price cannot be established under § 1499.2 of the General Maximum Price Regulation, by the following formula:

(1) The price-determining method which was in use on March 31, 1942, for the product sold or offered for sale by the manufacturer on March 31, 1942,

\*Copies may be obtained from the Office of Price Administration.

most comparable to plastic screening, applying the overhead rate, machine hour rates, if any, or other bases of computation which were in use on that date.

(2) To the extent that the price-determining method includes or is based on direct labor costs, the manufacturer shall use labor rates in effect on March 31, 1942.

(3) To the extent that the price-determining method includes or is based on prices paid for materials, the manufacturer shall use material prices determined in accordance with subdivisions (i) and (ii) below. The term "material prices" includes the prices for raw materials and for materials or products which have been processed or fabricated to any degree, including parts and sub-assemblies.

(i) Except as provided in subdivision (ii) below, the manufacturer shall use the lower of the following two prices: the price for the material which was or would have been paid by him on March 31, 1942 or the actual price for such material paid or to be paid, not in excess of the applicable maximum price.

(ii) For any processed or fabricated part or subassembly purchased, the manufacturer shall use the actual price of such part or subassembly paid or to be paid, not in excess of the applicable maximum price as established by this order or by any other order or Maximum Price Regulation issued by the Office of Price Administration.

(4) To the extent that the price-determining method includes freight rates paid, the manufacturer shall use freight rates in effect on March 31, 1942, for out-bound shipments for the mode of transportation actually used and for in-bound shipments for the mode of transportation actually used and from the actual point of origin.

(5) All applicable extra charges, discounts, or other allowances in use on March 31, 1942.

(b) Within ten days after the maximum price has been determined in accordance with this order, each manufacturer shall report its price to the Office of Price Administration, stating that the price was determined in accordance with the formula set forth in paragraph (a) and setting forth in detail the calculations made in determining that price.

(c) The maximum prices determined under this order shall be subject to adjustment at any time by the Office of Price Administration.

(d) This Order No. 146 may be revoked or amended by the Office of Price Administration at any time.

(e) This Order No. 146 (§ 1499.1162) shall become effective November 25, 1942. (Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 24th day of November 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-12363; Filed, November 24, 1942; 1:15 p. m.]

PART 1499—COMMODITIES AND SERVICES  
[Order 147 Under § 1499.3 (b) of GMPR]

GOODYEAR TIRE AND RUBBER COMPANY

For reasons set forth in the opinion issued simultaneously herewith, *It is hereby ordered:*

§ 1499.1163 *Approval of maximum prices for sales of "Victory Film" by The Goodyear Tire and Rubber Company.* (a) The maximum prices for sales by The Goodyear Tire and Rubber Company of "Victory Film," a thermoplastic sheeting, shall be the following, f. o. b. point of production:

Quantity	Gauge			
	120	140	170	225
500 pounds and over-----	\$1.42	\$1.50	\$1.67	\$2.23
100 pounds to 500 pounds-----	1.52	1.60	1.77	2.33
Less than 100 pounds-----	1.62	1.70	1.87	2.43

(b) All discounts, trade practices, and practices relating to the payment of shipping charges in effect during March 1942 upon sales by The Goodyear Tire and Rubber Company of comparable products shall apply to the maximum prices set forth in paragraph (a).

(c) This Order No. 147 may be revoked or amended by the Price Administrator at any time.

(d) This Order No. 147 (§ 1499.1163) shall become effective November 25, 1942.

(Pub. Laws 421 and 729, 77th Cong., E.O. 9250, 7 F.R. 7871)

Issued this 24th day of November 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-12364; Filed, November 24, 1942; 1:14 p. m.]

PART 1499—COMMODITIES AND SERVICES  
[Order 148 Under § 1499.3 (b) of GMPR]

DOW CHEMICAL COMPANY

For reasons set forth in the opinion issued simultaneously herewith, *It is hereby ordered:*

§ 1499.1164 *Approval of maximum prices for sales by The Dow Chemical Company of Polystyrene Solution produced by it.* (a) The maximum prices for sales by The Dow Chemical Company of Polystyrene Solution, shall be the following, f. o. b. Midland, Michigan:

Quantity	Maximum price per gallon
5 gallon drum-----	\$3.05
10 gallon drum-----	3.02
Single 55 gallon drum-----	2.90
Two or more 55 gallon drums-----	2.85

(b) All discounts, trade practices, and practices relating to the payment of shipping charges in effect during March 1942 upon sales by The Dow Chemical Company of comparable products shall apply to the maximum prices set forth in paragraph (a).

(c) This Order No. 148 may be revoked or amended by the Price Administrator at any time.

(d) This Order No. 148 (§ 1499.1164) shall become effective November 25, 1942.

(Pub. Laws 421 and 729, 77th Cong. E.O. 9250, 7 F.R. 7671)

Issued this 24th day of November 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-12371; Filed, November 24, 1942; 1:14 p. m.]

PART 1499—COMMODITIES AND SERVICES  
[Order 149 Under § 1499.3 (b) of GMPR]

BELL CHEMICAL COMPANY, INC.

The Bell Chemical Co., Inc., of Chicago, Illinois, has made application under § 1499.3 (b) of the General Maximum Price Regulation for specific authorization to determine the maximum prices for Bell's Cleaning Fluid. Due consideration has been given to the application, and an opinion has been issued simultaneously herewith, and has been filed with the Division of the Federal Register. For the reasons set forth in the opinion and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, *It is ordered:*

§ 1499.1165 *Approval of maximum prices for Bell's Cleaning Fluid.* (a) On and after November 25, 1942, Bell Chemical Company may sell and deliver Bell's Cleaning Fluid to wholesalers at prices not in excess of those hereinafter set forth:

8 ounce bottles at \$18.36 per gross, delivered (one dozen free with each gross).  
16 ounce bottles at \$29.92 per gross, delivered (one dozen free with each gross).

(b) Any person may sell and deliver Bell's Cleaning Fluid to retailers at prices not in excess of those hereinafter set forth:

8 ounce bottles at \$21.60 per gross, delivered (one dozen free with each gross).  
16 ounce bottles at \$35.20 per gross, delivered (one dozen free with each gross).

(c) Any person may sell and deliver Bell's Cleaning Fluid at retail at prices not in excess of the following:

8 ounce bottles at 22 cents each.  
16 ounce bottles at 37 cents each.

(d) The prices set forth above shall be subject to terms by each seller thereof which are no less favorable than those which were in effect during March 1942, with respect to sales of 10 and 24 ounce cans of Bell's Cleaning Fluid.

(e) Bell Chemical Company shall accompany each first sale of Bell's Cleaning Fluid in bottles to each wholesaler with a notice as follows:

Ceiling price on Bell's Cleaning Fluid to wholesalers pursuant to Order No. 149 issued the 24th day of November 1942, under § 1499.3 (b) of the General Maximum Price Regulation in 8 ounce bottles is \$18.36 per

gross delivered (one dozen free with each gross); and on 16 ounce bottles it is \$29.92 per gross delivered (one dozen free with each gross).

Wholesaler's ceiling price to retailers on 8 ounce bottles of Bell's Cleaning Fluid is \$21.60 per gross, delivered; and on 16 ounce bottles it is \$35.20 per gross, delivered.

On each 8 ounce bottle the following words must be plainly stamped or printed by Bell Chemical Company: "O.P.A. retail ceiling price 22 cents each;" and on each 16 ounce bottle the following words must be plainly stamped or printed by Bell Chemical Company: "O.P.A. retail ceiling price 37 cents each."

(f) This Order No. 149 may be revoked or amended by the Price Administrator at any time.

(g) This Order No. 149 (§ 1499.1165) shall become effective November 25, 1942. (Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 24th day of November 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-12368; Filed, November 24, 1942; 1:12 p. m.]

**PART 1499—COMMODITIES AND SERVICES**  
[Order 150 Under § 1499.3 (b) of GMPR]

IRVINGTON VARNISH AND INSULATOR CO.

For the reasons set forth in an Opinion issued simultaneously herewith, *It is ordered:*

§ 1499.1166 *Approval of maximum prices for sales of two new resin products by Irvington Varnish and Insulator Company.* (a) The maximum prices for sales of the products listed below by Irvington Varnish and Insulator Company, Irvington, New Jersey, shall be the following, f. o. b. point of production:

Quantity	Price per pound	
	Resin No. 542	Resin No. 7142
Carload lots.....	\$0.21	\$0.22
1-ton lots.....	0.22	0.23
55-gallon drums.....	0.24	0.25
5-gallon pails.....	0.26	0.27

(b) All discounts, allowances, and trade practices in effect with respect to sales of Resin No. 543 by Irvington Varnish and Insulator Company during March 1942 shall apply to the maximum prices established by this Order No. 150.

(c) This Order No. 150 may be revoked or amended by the Price Administrator at any time.

(d) This Order No. 150 (§ 1499.1166) shall become effective November 25, 1942.

(Pub. Laws 421 and 729, 77th Cong. E.O. 9250, 7 F.R. 7871)

Issued this 24th day of November 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-12366; Filed, November 24, 1942; 1:12 p. m.]

**PART 1499—COMMODITIES AND SERVICES**  
[Order 151 Under § 1499.3 (b) of GMPR]

CURLITE PRODUCTS, INC.

For the reasons set forth in an opinion issued simultaneously herewith, *It is ordered:*

§ 1499.1167 *Approval of maximum prices for sales of certain plastic health supply articles manufactured by Curv-lite Products, Inc.—(a) Sales by Curv-lite Products, Inc.—(1) Maximum prices.* The maximum prices for sales of the plastic health supply articles listed below by Curv-lite Products, Inc., are established as set forth below:

Catalogue No.	Description	Maximum price
D-75	"Andrews Type" tongue depressor.....	Each \$1.05
D-75-H	"Modified Andrews Type" tongue depressor.....	1.05
D-83	"Modified Wiedr Type" tongue depressor.....	1.35
D-83-H	"Wiedr Type" tongue depressor.....	1.35
25	Rectal dilator, small size.....	.69
26	Rectal dilator, medium size.....	.75
27	Rectal dilator, large size.....	.69
28	Rectal dilator, extra large size.....	1.05
29	Set of four rectal dilators consisting of one each #25, 26, 27, and 28.....	Per set 2.70
89-U	"Parker Type" tissue retractor (double-end mouth retractor) U-shaped, 1" wide.....	Each 1.29
81-U	"Parker Type" tissue retractor (double-end mouth retractor) U-shaped, 1 1/2" wide.....	1.65
82-U	"Parker Type" tissue retractor (double-end mouth retractor) U-shaped, 2" wide.....	.69
-----	Set of three "Parker Type" tissue retractors (double-end mouth retractors) U shaped, consisting of one each #89-U, 81-U, and 82-U.....	Per set 2.85
70-S	"Parker Type" tissue retractor (double-end mouth retractor) S-shaped, 1" wide.....	Each 1.29
71-S	"Parker Type" tissue retractor (double-end mouth retractor) S-shaped, 1 1/2" wide.....	1.65
72-S	"Parker Type" tissue retractor (double-end mouth retractor) S-shaped, 2" wide.....	.69
-----	Set of three "Parker Type" tissue retractors (double-end mouth retractors) S shaped, consisting of one each 70-S, 71-S, and 72-S.....	Per set 2.85
C-53	Dental cheek retractor 3/4" wide.....	Each .69
C-75	Dental cheek retractor 1 1/2" wide.....	.75

(2) *Discounts, allowances, and price differentials.* Curv-lite Products, Inc., shall apply to the maximum prices set forth in subparagraph (1) of this paragraph for its sales of the plastic health supply articles listed in subparagraph (1) of this paragraph all quantity differentials, discounts for purchasers of different classes, trade practices, credit terms, practices relating to the payment of transportation costs, and any other customary discounts or allowances which were in effect in March, 1942, on its sales of comparable health supply articles.

(b) *Sales by resellers—(1) Maximum prices.* The maximum prices for sales of the plastic health supply articles listed below by resellers are established as set forth below:

Catalogue No.	Description	Maximum price
D-75	"Andrews Type" tongue depressor.....	Each \$1.75
D-75-H	"Modified Andrews Type" tongue depressor.....	1.75
D-83	"Modified Wiedr Type" tongue depressor.....	2.25
D-83-H	"Wiedr Type" tongue depressor.....	2.25
25	Rectal dilator, small size.....	1.09
26	Rectal dilator, medium size.....	1.25
27	Rectal dilator, large size.....	1.59
28	Rectal dilator, extra large size.....	1.75
29	Set of four rectal dilators consisting of one each #25, 26, 27, and 28.....	Per set 4.50
89-U	"Parker Type" tissue retractor (double-end mouth retractor) U-shaped, 1" wide.....	Each 2.09
81-U	"Parker Type" tissue retractor (double-end mouth retractor) U-shaped, 1 1/2" wide.....	1.75
82-U	"Parker Type" tissue retractor (double-end mouth retractor) U-shaped, 2" wide.....	1.50
-----	Set of three "Parker Type" tissue retractors (double-end mouth retractors) U shaped, consisting of one each #89-U, 81-U, and 82-U.....	Per set 4.75
70-S	"Parker Type" tissue retractor (double-end mouth retractor) S-shaped, 1" wide.....	Each 2.09
71-S	"Parker Type" tissue retractor (double-end mouth retractor) S-shaped, 1 1/2" wide.....	1.75
72-S	"Parker Type" tissue retractor (double-end mouth retractor) S-shaped, 2" wide.....	1.50
-----	Set of three "Parker Type" tissue retractors (double-end mouth retractors) S shaped, consisting of one each 70-S, 71-S, and 72-S.....	Per set 4.75
C-53	Dental cheek retractor, 3/4" wide.....	Each 1.50
C-75	Dental cheek retractor, 1 1/2" wide.....	1.25

(2) *Discounts, allowances, and price differentials.* Any reseller making sales of the health supply articles listed in subparagraph (1) of this paragraph shall apply to the maximum prices set forth for such sales in subparagraph (1) of this paragraph all quantity differentials, discounts for purchasers of different classes, trade practices, credit terms, practices relating to the payment of shipping charges, and other customary discounts or allowances which were in effect in March, 1942, on sales by the reseller of comparable health supply articles.

(c) *Notification of maximum prices.* Curv-lite Products, Inc., shall accompany the first delivery of any one of the plastic health supply articles listed in subparagraph (1) of paragraph (a) to each reseller with a notification of the maximum prices for sales by resellers which are established by this Order No. 151. Such notification shall be effected by accompanying the first delivery of any one of the health supply articles listed in subparagraph (1) of paragraph (a) to each reseller with a copy of paragraphs (a) and (b) of this Order No. 151 together with a statement that these maximum prices are established by Order No. 151 issued under § 1499.3 (b) of the General Maximum Price Regulation.

(d) *Definitions.* When used in this order the term "reseller" means any person other than the manufacturer, Curv-lite Products, Inc., who buys any of the

plastic health supply articles listed in paragraph (a) of this Order No. 151 and resells such health supply article.

(e) This Order No. 151 may be revoked or amended by the Price Administrator at any time.

(f) This Order No. 151 (§ 1499.1167) shall become effective November 25, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871) -

Issued this 24th day of November 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-12370; Filed, November 24, 1942;  
1:13 p. m.]

PART 1499—COMMODITIES AND SERVICES  
[Order 152 Under § 1499.3 (b) of GMPR]

CARDOX CORPORATION

For the reasons set forth in an opinion issued simultaneously herewith, it is ordered:

§ 1499.1168 *Approval of maximum price for potassium perchlorate for sale by the Cardox Corporation.* (a) The Cardox Corporation, a corporation having its principal place of business in Chicago, Illinois, may sell and deliver potassium perchlorate produced in its Claremore, Oklahoma, plant, and any person may buy from the Claremore, Oklahoma, plant of the Cardox Corporation potassium perchlorate produced at its Claremore, Oklahoma, plant at prices no higher than 18 cents per pound, f. o. b. Claremore, Oklahoma.

(b) On or before March 15, 1943, the Cardox Corporation shall furnish the Office of Price Administration with a sworn statement reporting in detail its costs of producing potassium perchlorate per 1000 pounds for each month during the period from November 1, 1942 to February 28, 1943.

(c) The maximum prices established in this order shall include all charges for containers.

(d) This Order No. 152 shall terminate on February 28, 1943, unless it is previously revoked by the Price Administrator.

(e) This Order No. 152 may be amended by the Price Administrator at any time.

(f) This Order No. 152 (§ 1499.1168) shall become effective November 25, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 24th day of November 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-12369; Filed, November 24, 1942;  
1:13 p. m.]

PART 1499—COMMODITIES AND SERVICES  
[Order 153 Under § 1499.3 (b) of GMPR]

SELLERS OF USED CALCIUM CARBIDE DRUMS

For reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Reg-

ister,\* and pursuant to and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, Executive Order No. 9250 and § 1499.3 (b) of the General Maximum Price Regulation, it is hereby ordered:

§ 1499.1169 *Authorization to sellers of 100 pound used calcium carbide drums.* (a) Whenever a person selling or contracting to sell used 100 pound calcium carbide drums is unable to determine his maximum price for such drums under § 1499.2 of the General Maximum Price Regulation, specific authorization is hereby given to any such person to sell such drums at a price not to exceed 10 cents per drum, delivered to the purchaser. Any person may purchase or contract to purchase such drums at the price herein established.

(b) This Order No. 153 may be revoked or amended by the Office of Price Administration at any time.

(c) This Order No. 153 (§ 1499.1169) shall become effective November 25, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871).

Issued this 24th day of November 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-12367; Filed, November 24, 1942;  
1:12 p. m.]

PART 1305—ADMINISTRATION

[General Order 2, Amendment 1]

FURTHER DELEGATION TO REGIONAL ADMINISTRATORS OF CERTAIN FUNCTIONS AND POWERS RELATED TO RATIONING

Paragraph (b) of § 1305.11 is hereby amended to read as set forth below:

(b) Any power, authority, or discretion conferred by this General Order No. 2 (§ 1305.11) upon any Regional Administrator may be exercised by said Regional Administrator through such officer or employee of the Office of Price Administration or such other officer of the United States as said Regional Administrator may designate for that purpose.

(c) \* \* \*

(1) This Amendment No. 1 (§ 1305.11 (b)) to General Order No. 2 shall become effective this 24th day of November 1942.

(Pub. Law 507, 77th Cong.; E.O. 9125; W.P.B. Directive No. 1; Pub. Law 421, 77th Cong.)

Issued this 24th day of November 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-12385; Filed, November 24, 1942;  
4:29 p. m.]

PART 1305—ADMINISTRATION

[Supp. Order 29]

RETAIL ECONOMY

The retail sale of consumer goods is an essential function which must be

\*Copies may be obtained from the Office of Price Administration.

<sup>17</sup> F.R. 5361.

maintained during the war emergency. Some of the special services customarily offered by retailers in connection with the sale of articles are essential in wartime. Others can be dispensed with.

The Office of Price Administration is recommending that retailers adhere to certain "Standards of Retail Practice." The observance of these standards will enable retailers to achieve substantial economies, conserve material and existing facilities, and free labor for more direct participation in the war effort.

Questions have arisen and will arise as to whether the curtailment or discontinuance of certain services customarily offered by retailers in connection with the sale of articles is in violation of the Office of Price Administration's price regulations. Certain changes in services connected with the offer of articles for sale at retail cannot be made without a compensating reduction in the ceiling price. It is the purpose of this Supplementary Order No. 29 to state clearly and authoritatively what retail economies are permissible without any reduction in ceiling prices. As to any service or practice connected with the retail sale of articles which is not specifically dealt with herein, an interpretation may be secured from the Office of Price Administration pursuant to § 1300.52 of Revised Procedural Regulation No. 1.<sup>1</sup>

A statement of the reasons for issuing this Supplementary Order No. 29 has been issued simultaneously herewith and filed with the Division of the Federal Register.\* Pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250: It is hereby ordered:

§ 1305.34 *Permitted and prohibited curtailment, change or discontinuance of certain retail services without a compensating reduction in ceiling price—*(a) *Application of order.* This order shall apply to (and only to) all sales of articles at retail regardless of any applicable "price regulation", except to the extent that any such regulation expressly requires a different result.

(b) *Effect of order.* Any retailer may, without reducing his ceiling price, curtail, change or discontinue services as described in paragraph (c). He may not, however, begin to charge for those services which he "customarily" supplied without extra charge, nor may he increase any service charges which he is permitted to make under any applicable price regulation.

(c) *Services which can be curtailed, changed or discontinued—*(1) *Deliveries.* (i) Deliveries which must be curtailed, changed or discontinued so that the retailer can comply with any order of the Office of Defense Transportation;

(ii) Deliveries of purchases made at any one time by a customer if those purchases are of a total size and weight which it is reasonable for an average person to carry away. But this does not permit the discontinuance of deliveries which the retailer has customarily made

<sup>17</sup> F.R. 8961.

in cases of emergency, regardless of size and weight (for example, emergency purchases of prescriptions or doctors' supplies);

(iii) Deliveries of purchases which cannot be discontinued under subdivision (ii) may be reasonably curtailed as to frequency or otherwise reasonably changed. A retailer who customarily charged extra for deliveries may discontinue them entirely if he discontinues the extra charge. A retailer who customarily delivered without extra charge may discontinue deliveries which do not fall under subdivisions (i) and (ii) only if he reduces his ceiling prices by the amount which it costs the customer to have the articles delivered by the most usual and reasonable method.

(iv) In cases of doubt the Office of Price Administration will, upon request, inform retailers whether the standards or practices adopted by them under this subparagraph (1) are reasonable.

(2) Sales on approval.

(3) Acceptance of articles returned by customers. But this Supplementary Order does not affect a retailer's obligations under an applicable law to accept the return of articles which were not as represented or ordered or are returnable for other reasons.

(4) Gift wrapping; gift packaging.

(5) Lay-away or will call privileges.

(6) Free telephone calls.

(7) Services and conveniences supplied without relation to any specific sale or transaction; for example, free parking, instruction classes, style shows, store decorations, free concerts, free refreshments, air-conditioning, etc.

(d) *Services which cannot be curtailed or discontinued without a reduction of price.* No retailer who has customarily offered the following services without extra charge shall curtail, change or discontinue such services without reducing his ceiling price by an amount which will compensate the customer for such curtailment, change or discontinuance;

(1) Alteration or remodelling services; but where shortages resulting from the war make it impossible to continue such services, other services substantially filling the same need may be substituted.

(2) Repair, maintenance or installation services customarily sold with an article by way of guarantee, warranty or other agreement; but this order does not affect a retailer's obligations under a contract or an applicable law to continue to perform such services with relation to an article already sold.

(e) *Definitions.* (1) "Custom," "customary" and "customarily" refer to any practice of offering a service in connection with sales of articles at retail which a retailer had in effect (i) at the time a commodity became subject to a price regulation, or (ii) in the case of a commodity subject to a price regulation having a base period, during the base period of such regulation. Where such services were only offered during a particular selling season which next preceded the base period or the time of price control, that offer shall be deemed, in the absence

of specific action to the contrary between such last selling season and the end of the base period or the time of price control, to have been in effect during the base period or at the time of price control.

(2) "Price regulation" means a price schedule effective in accordance with the provisions of section 206 of the Emergency Price Control Act of 1942, as amended, a maximum price regulation, temporary maximum price regulation or order issued by the Office of Price Administration.

(3) Unless the context otherwise requires, the definitions set forth in section 302 of the Emergency Price Control Act of 1942, as amended, and § 1499.20 of the General Maximum Price Regulation<sup>2</sup> shall apply to the terms used herein.

(f) *Effective date.* This supplementary Order No. 29 (§ 1305.34) shall become effective November 24, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 24th day of November, 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-12386; Filed, November 24, 1942;  
4:28 p. m.]

#### PART 1340—FUEL

[RPS 88,<sup>1</sup> Amendment 48]

##### PETROLEUM AND PETROLEUM PRODUCTS

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.\*

In § 1340.159 (c) (5), two areas are added to subdivision (i), to read as follows:

§ 1340.159 *Appendix A: Maximum prices for petroleum and petroleum products.*

(c) *Specific prices.* \* \* \*

(5) Paving and cut-back asphalts, asphalt emulsions, road oils, roofing asphalt and roofing flux.

(i) Maximum prices for roofing flux f.o.b. refinery.

	Price per ton
For refineries in Mt. Pleasant, Texas, and within a 50 mile radius of the corporate limits of Mt. Pleasant, Texas.....	8.00
For refineries in El Dorado, Arkansas, and within an 85 mile radius of the corporate limits of El Dorado, Arkansas.....	8.00

\*Copies may be obtained from the Office of Price Administration.

<sup>1</sup>7 F.R. 1371, 1798, 1799, 2132, 2304, 2352, 2634, 2945, 3116, 3462, 3524, 3570, 3635, 3963, 4483, 4653, 4854, 4857, 5481, 5567, 5569, 5923, 6057, 6167, 6471, 6680, 7242, 7638, 8433, 8478, 3166, 3552, 8536, 8701, 8741, 8823.

<sup>2</sup>7 F.R. 3153, 3330, 3660, 3990, 3991, 4339, 4487, 4659, 4738, 5027, 5270, 5192, 5305, 5445, 5565, 5484, 5775, 5784, 5783, 6058, 6031, 6507, 6216, 6615, 6794, 6939, 7093, 7322, 7454, 7758, 7913, 8431, 8881, 9004, 8942, 9435.

§ 1340.158a *Effective dates of amendments.* \* \* \*

(vv) Amendment No. 48 (§ 1340.159 (c) (5) (i)) to Revised Price Schedule No. 88) shall become effective the 30th day of November 1942.

(Pub. Law 421 and 729, 77th Cong.; E.O. 9252, 7 F.R. 7871)

Issued this 24th day of November 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-12387; Filed, November 24, 1942;  
4:27 p. m.]

#### PART 1351—FOODS AND FOOD PRODUCTS

[Temporary MPR 22,<sup>1</sup> Amendment 6]

##### FLUID MILK AND CREAM

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.\*

Two new subparagraphs (4) (i) and (ii) and (5) (i) and (ii) are added to § 1351.810 (a), as set forth below:

§ 1351.810 *Definitions.* (a) When used in this Temporary Maximum Price Regulation No. 22, the term: \* \* \*

(4) "Fluid milk" means (i) sales of fluid milk at retail; and (ii) sales of fluid milk at wholesale in bottles or paper containers.

(5) "Fluid cream" means (i) sales of fluid cream at retail; and (ii) sales of fluid cream at wholesale in bottles or paper containers.

§ 1351.814 *Effective dates of amendments.* \* \* \*

(i) Amendment No. 6 (§ 1351.810 (a)) to Temporary Maximum Price Regulation No. 22 shall become effective November 30, 1942.

(Pub. Laws 421 and 729; 77th Cong.; E.O. 9250; 7 F.R. 7871)

Issued this 24th day of November 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-12388; Filed, November 24, 1942;  
4:27 p. m.]

#### PART 1394—RATIONING OF FUEL AND FUEL PRODUCTS

[Ration Order 5E,<sup>2</sup> Amendment 10]

##### GASOLINE RATIONING REGULATIONS FOR PUERTO RICO

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.\*

Section 1394.2407 and paragraphs (b) and (c) of § 1394.2307 are hereby revoked. A new § 1394.2400 is added. Subparagraph (26) of paragraph (a) of § 1394.2101, § 1394.2401, § 1394.2403,

<sup>1</sup>7 F.R. 7914, 8023, 8197, 8358, 8595, 8948, 9315.

<sup>2</sup>7 F.R. 5697, 6389, 6390, 6871, 7400, 7938, 8385, 8335, 9134, 9431.



§ 1394.2405, the last sentence of § 1394.2451 (a), § 1394.2601 (a), § 1394.2907 (a), § 1394.2908, § 1394.2909, § 1394.2910, § 1394.2912, and § 1394.2913 are amended. In the first sentence of paragraph (a) of § 1394.2406 the word "S-4" is substituted for the word "S-1".

§ 1394.2101 *Definitions.* \* \* \*

(26) "Public car" or "publico" means any passenger motor vehicle licensed by the Department of the Interior of the Insular Government of Puerto Rico as a public car authorized to carry passengers for hire, and which is actually used for such purpose.

§ 1394.2400 *Revocation of S1 and S2 Ration Books issued prior to November 9, 1942.* (a) All S1 and S2 ration books issued prior to November 9, 1942 are hereby revoked, and all coupons contained therein are hereby declared invalid as of November 15, 1942 for transfers of gasoline.

(b) Each holder of an invalidated S1 or S2 ration book shall attach such book together with all unused coupons therein to his application for the appropriate class of service ration book to be issued beginning November 9, 1942.

(c) In the event that a government agency returns an S1 ration book, invalidated as provided in this section, which had been issued for a valid period beyond November 15, 1942, and containing fewer coupons than such book should contain when prorated over the intended valid period, the Board, upon issuing the new appropriate service ration book, shall remove coupons therefrom based upon a valuation of one gallon for each invalidated coupon used in excess of the number which should have been used on such prorated basis.

(d) In the event that the holder of an S2 ration book, invalidated as provided in this section, which had been issued for a valid period beyond November 15, 1942 and containing fewer coupons than such book should contain when prorated over the intended valid period, the Board, upon issuing the new appropriate service ration book, shall remove coupons therefrom based upon a valuation of one gallon for each invalidated coupon used in excess of the number which should have been used on such prorated basis.

(e) Each Board, in removing coupons from the new service ration books pursuant to paragraphs (c) and (d) of this section, should, as far as possible, consult the convenience of the applicant as to the valid periods during which such coupons shall be removed.

(f) Each applicant shall have the right to prove that the excessive use of coupons of S1 and S2 ration books, now invalidated, was because of having rendered essential service connected with the war effort. Such proof shall be specific. Upon proof satisfactory to the Board, it shall restore coupons removed from the new book to the extent that such excessive use shall have been proved to have been essential to the war effort.

§ 1394.2401 *Service rations.* (a) Service rations shall be issued by the Boards to provide the total mileage allowed in accordance with § 1394.2403,

providing the necessary gallonage of the classes of S ration books for the purposes specified for each class.

(1) *S1 Ration Books* for public cars or públicos, which on February 1, 1942, were licensed by the Department of the Interior of the Insular Government of Puerto Rico to carry passengers for hire and which are actually used for such purpose, and for which such Department shall have issued either a Special Permit or a Special Certificate.

(i) The Board may issue S1 ration coupons for such vehicle, although so licensed after February 1, 1942, if it is satisfied that such license was obtained in good faith and that the vehicle has been or will actually be used for the purpose for which it is licensed.

(ii) Any person obtaining an S1 ration book for the purpose of obtaining gasoline for use in such vehicle not intending to use such vehicle exclusively for the purpose for which such ration book shall have been obtained, or having obtained such ration book and not using the gasoline obtained thereby for the purpose or purposes for which such ration book was issued, shall be deemed guilty of a misdemeanor and, upon conviction, shall be fined not more than \$10,000, or imprisoned for not more than one year, or both, and shall be subject to such other penalties as may be prescribed by law.

(2) *S2 Ration Books* for heavy trucks.

(3) *S3 Ration Books* for busses. S3 ration books shall be issued for the operation of a bus for which the Public Service Commission of the Insular Government of Puerto Rico has issued a Certificate of Necessity and Convenience, or for the continued operation of a bus as one of a fleet of busses which has been in continuous operation since November 1, 1941, over regular routes and for which no Certificate of Necessity and Convenience has been obtained.

(4) *S4 Ration Books* for light trucks, including ambulances and hearses.

(5) *S5 Ration Books* for motor vehicles, other than motorcycles, owned, leased, or operated by a Federal, Insular, municipal, or foreign government or government agency and used exclusively for the official business of such government or government agency. S5 ration books containing green (verde) coupons shall be issued for government passenger automobiles; S5 ration books containing gold (oro) coupons shall be issued for government light trucks; S5 ration books containing white (blanco) coupons shall be issued for government heavy trucks.

(6) *D Ration Books* marked "Service" for the operation of motorcycles.

§ 1394.2403 *Service Ration Books.* (a) The ration period for service rations and the number of coupons in each book shall be as follows:

(1) D ration books marked "Service" shall be six (6) months in length, shall commence on August 1, 1942, and shall end on January 31, 1943. Each book shall contain forty-eight (48) coupons, valid for transfer of gasoline during the valid period.

(2) Each S1 and S2 ration book shall contain eight (8) pages, each S3 and S4 ration book shall contain ten (10) pages,

and each S5 ration book with green coupons shall contain fourteen (14) pages. Each page shall consist of eight (8) coupons. Each coupon shall have imprinted on its face the number of the S class of ration for which it is issued. All coupons on each page shall bear the consecutive number of the page in the ration book. Each S5 ration book with gold coupons shall contain twenty-eight (28) pages of coupons, coupons of the first two pages being numbered S5-1, the coupons on the next two pages being numbered S5-2, etc., so that there will be twice the number of S5 gold coupons valid for the same periods as contained in the S5 ration book with green coupons. Each S5 ration book with white coupons shall contain forty-two (42) pages of coupons, the coupons of the first three pages being numbered S5-1, coupons of the next three pages being numbered S5-2, etc., so that there will be three times the number of S5 white coupons valid for the same periods as contained in the S5 ration book with green coupons.

(3) Each coupon in each S class of ration book shall have imprinted on its face the serial number which appears on the cover of the book, and all coupons without such number printed thereon, and all S1 and S2 ration books issued prior to November 9, 1942, shall be invalid after November 14, 1942.

(4) The valid period of each coupon of each type of service ration shall be as follows:

Types of service ration	Coupons bearing number—	Valid periods
All.....	1	Nov. 15 to Nov. 21, 1942.
All.....	2	Nov. 22 to Nov. 28, 1942.
All.....	3	Nov. 29 to Dec. 5, 1942.
All.....	4	Dec. 6 to Dec. 12, 1942.
All.....	5	Dec. 13 to Dec. 19, 1942.
All.....	6	Dec. 20 to Dec. 26, 1942.
All.....	7	Dec. 27, 1942 to Jan. 2, 1943.
All.....	8	Jan. 3 to Jan. 9, 1943.
S2, S4, S5.....	9	Jan. 10 to Jan. 16, 1943.
S2, S4, S5.....	10	Jan. 17 to Jan. 23, 1943.
S5.....	11	Jan. 24 to Jan. 30, 1943.
S5.....	12	Jan. 31 to Feb. 6, 1943.
S5.....	13	Feb. 7 to Feb. 13, 1943.
S5.....	14	Feb. 14 to Feb. 20, 1943.

§ 1394.2405 *Issuance of service rations.* (a) The various classes of S ration books as defined in § 1394.2401, and, in the case of motorcycles, Class D ration books marked "Service", shall be issued on November 8, 1942 as service rations as follows:

(1) Service rations shall be issued by each Board for the unexpired pro rata weekly portions of the periods for which the respective service ration books shall be valid.

(2) Each person shall state his weekly requirements of gasoline computed on the following basis:

(i) Passenger automobiles, twelve (12) miles per gallon.

(ii) Light trucks, ten (10) miles per gallon.

(iii) Heavy trucks, eight (8) miles per gallon.

(iv) Busses, eight (8) miles per gallon.

(v) Motorcycles, thirty-five (35) miles per gallon.

(3) The Board shall compute the gallonage necessary for the mileage allowed by dividing the mileage allowed by the number of miles obtained per gallon, as set forth in subparagraph (2) hereof, except that the Boards shall, in the cases of busses and heavy trucks, give the gallonage, if so requested, on the basis of the average actual number of miles obtained per gallon, if it is satisfied beyond all reasonable doubt that such figure represents the average actual minimum mileage obtained per gallon by the most efficient possible operation of the bus or heavy truck.

(4) Each Board, in computing the requirements of an applicant for service rations, shall use the following gallonage values for each class, regardless of the values which the respective classes of coupons may have for the acquisition of gas at any time:

	Gallons
S1 coupon.....	3
S2 coupon.....	4
S3 coupon.....	8
S4 coupon.....	2
S5 coupon (any color).....	2

(5) Each Board, in computing the requirements of an applicant for service rations, shall use the maximum number of books for each class of service rations, as set forth in paragraph (b) of this section.

(b) The maximum number of service ration books which may be issued by a Board on behalf of each vehicle during the valid period of each class of service ration book is as follows:

(1) *S1 Ration Book.* Not more than one (1) book, to provide the gallonage necessary for the minimum mileage required for the valid period, unless the Board is satisfied beyond a reasonable doubt that public necessity requires the issuance of an additional book, but in no event more than two (2) books.

(2) *S2 Ration Book.* Not more than one (1) book, to provide the gallonage necessary for the minimum mileage required for the valid period, unless for essential service rations, as provided for in § 1394.2406.

(3) *S3 Ration Book.* Sufficient S3 ration books to provide the gallonage necessary for the minimum mileage required for the valid period for the operation of each bus on the route, or according to the schedules prescribed for it by the Public Service Commission of the Insular Government, or for the continued operation of a bus as one of a fleet of busses which has been in continuous operation since November 1, 1941, over regular routes, and for which no Certificate of Necessity and Convenience has been obtained.

(4) *S4 Ration Book.* Not more than one (1) book, to provide the gallonage necessary for the minimum mileage required for the valid period, unless for essential service rations, as provided for in § 1394.2406.

(5) *S5 Ration Book.* Not more than one (1) S5 ration book, to provide the gallonage necessary for the minimum mileage required for the valid period. Each Board may receive applications for more than one S5 book. If the Board recommends that such application be granted, it may issue such additional book only after it shall have obtained

the written authority in advance in each instance from the Director of the Office of Price Administration for Puerto Rico.

§ 1394.2451 *Application for special rations.* (a) A special ration may be issued for any period not exceeding the current valid period of the appropriate class of ration book.

§ 1394.2601 *Value of coupons.* (a) Each gasoline ration coupon of the class hereinafter designated shall have the following value in gallons of gasoline:

Class:	Gallons
A.....	1½
B.....	1½
C.....	1½
D.....	1½
E.....	1½
R.....	5
S1.....	3
S2.....	4
S3.....	8
S4.....	2
S5 (any color).....	2
Gallon bulk.....	1½
100-gallon bulk.....	33⅓

§ 1394.2907 *Restriction on transfers.* (a) Except as provided for in § 1394.2908 and in § 1394.2913, no dealer, intermediate distributor, or oil company shall transfer or offer to transfer to or shall receive a transfer of gasoline from any other dealer, intermediate distributor or oil company, except in exchange for a quantity of valid Exchange Certificates on Form OPA R-548, issued by Local Boards, at or before the time of actual delivery of the gasoline, equal in gallonage value to the amount of gasoline so transferred.

§ 1394.2908 *Night deliveries: third party deliveries.* (a) Where an oil company or intermediate distributor elects to make delivery of gasoline to a dealer when the dealer is not open for business, the dealer shall, when the exact amount of the delivery is known in advance, or immediately upon determining the exact amount of the delivery, mail or deliver to the transferor Exchange Certificates on Form OPA R-548, in an equal gallonage value.

§ 1394.2909 *Upstream transfers.* Any oil company or intermediate distributor who receives a transfer or return of gasoline from a dealer or intermediate distributor in Puerto Rico other than in connection with a transfer of the place of business of such dealer or intermediate distributor, shall deliver to such dealer or intermediate distributor a quantity of accumulated Exchange Certificates on Form OPA R-548 equal in gallonage value to the amount of gasoline so transferred or returned.

§ 1394.2910 *Preservation of coupons; coupon sheets.* (a) Each dealer shall affix the coupons received by him directly from consumers to a Coupon Sheet (Form OPA R-542) in the manner indicated thereon. Only coupons of one class shall be attached to any one sheet.

§ 1394.2912 *Summary of coupons.* (a) Each dealer shall, prior to every delivery by him of coupons and all other evidences to the Boards, in accordance with § 1394.2913, prepare, in duplicate on Form OPA R-541, a Summary of Coupons and the Acknowledgments, in the

manner directed thereon, certifying the number of each type of coupon and the number of evidences to be delivered. The original of this summary shall be delivered to the Local Board by him, attached to the coupons and other evidences. The copy shall be retained by him at his place of business for a period of not less than one year.

§ 1394.2913 *Exchange of coupons for exchange certificates.* (a) Each dealer shall, from time to time, deliver to any Board all coupons or other evidences in his possession, together with a summary thereof on Form OPA R-541, as set forth in § 1394.2912, and shall receive in place thereof an Exchange Certificate (Form OPA R-543), of which a duplicate shall be retained by the Board for its files, which shall specify the total gallonage value of the coupons or other evidences and the total number of each class of coupons or other evidences.

(b) Each dealer shall, in accordance with paragraph (a) hereof, turn in all coupons or other evidences of any class or type, by not later than noon of the first Monday following the expiration of the valid period of any class of coupons or other evidences.

(c) No dealer shall deliver coupons or other evidences to any person other than to a Local Board.

(d) No Exchange Certificate shall be transferred at any time without an endorsement on the back thereof showing the date of the transfer, the names of the transferor and transferee, and the reason for the transfer.

§ 1394.3052 *Effective dates of amendments.*

(j) Amendment No. 10 (§§ 1394.2430, 1394.2101 (a) (26), 1394.2401, 1394.2403, 1394.2405, 1394.2406 (a), 1394.2451 (a), 1394.2601 (a), 1394.2907 (a), 1394.2908, 1394.2909, 1394.2910, 1394.2912, 1394.2913) to Ration Order No. 5B shall become effective at 6:00 P. M. on November 9, 1942.

(Pub. No. 617, 76th Cong., 3rd sess., as amended by Pub. No. 89, 77th Cong., 1st sess., and by Pub. No. 507, 77th Cong., 2nd sess., Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871, W.P.B. Dir. No. 1, Supp. Dir. No. 1J, 7 F.R. 562.)

Issued this 24th day of November 1942.

NELSON H. EDDY,  
Acting Director,  
Office of Price Administration  
for Puerto Rico.

[F.R. Doc. 42-12369; Filed, November 24, 1942;  
4:23 p.m.]

#### PART 1499—COMMODITIES AND SERVICES

[Supp. Reg. 15: to GMPR, Amendment 1]

##### FLUID MILK

A statement of the considerations involved in the issuance of this amendment

<sup>17</sup> F.R. 9359.

<sup>17</sup> F.R. 3153, 3330, 3665, 3930, 3931, 4339, 4487, 4659, 4738, 5027, 5192, 5276, 5365, 5445, 5484, 5565, 5775, 5783, 5784, 6007, 6033, 6031, 6216, 6515, 6794, 6939, 7033, 7322, 7454, 7758, 7913, 8431, 8931, 9004, 8342, 9435.

has been issued simultaneously herewith and filed with the Division of the Federal Register.\*

Subparagraph (2) of § 1499.75 (a) is revoked.

(b) *Effective dates.* \* \* \*

(2) Amendment No. 1 (§ 1499.75 (a) (2)) to Supplementary Regulation No. 15 shall become effective November 30, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 24th day of November 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-12390; Filed, November 24, 1942;  
4:28 p. m.]

PART 1499—COMMODITIES AND SERVICES.  
[Order 58<sup>1</sup> Under § 1499.18 (c) of GMPR,  
Amendment 1]

JOHNSON & JOHNSON

Amendment No. 1 to Order No. 58 Under § 1499.18 (c) of the General Maximum Price Regulation—Docket No. GF3-284.

Paragraph (c) of § 1499.908 is amended and a new paragraph (g) is added as follows:

§ 1499.908 *Adjustment of maximum prices for private label surgical dressings sold by Johnson & Johnson to Montgomery Ward.* \* \* \*

(c) On or before January 31 and July 31 of each year hereafter, Johnson & Johnson shall submit to the Office of Price Administration a report containing a complete breakdown of cost data with respect to the production and sale of the above products during the preceding period from July 1 to December 31 or January 1 to June 30, as the case may be.

(g) This Amendment No. 1 to Order No. 58 (§ 1499.908) shall become effective November 25, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 24th day of November 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-12392; Filed, November 24, 1942;  
4:27 p. m.]

#### PART 1305—ADMINISTRATION

[Supplementary Order No. 30]

#### SHORT FORMS FOR APPLICATIONS FOR ADJUSTMENT OF MAXIMUM PRICES FOR SERVICES

Under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942 as amended: *It is hereby ordered:*

§ 1305.35 *Short forms for applications for adjustment of certain maximum prices of services.* (a) Form OPA 2PR3

\*Copies may be obtained from the Office of Price Administration.

<sup>1</sup>7 F.R. 7909.

(a) may be used for applications for the adjustment of maximum prices of services pursuant to § 1499.114 (a) of Maximum Price Regulation No. 165 as amended and pursuant to § 1499.18 (a) of the General Maximum Price Regulation, where the application is filed by an establishment the annual gross income of which does not exceed \$25,000.00 and which is not a unit in a chain of establishments.

(b) Form OPA 2PR3 (b) may be used for applications for the adjustment of maximum prices of services pursuant to § 1499.114 (b) of Maximum Price Regulation No. 165 as amended, where the application is filed by an establishment the annual gross income of which does not exceed \$25,000.00 and which is not a unit in a chain of establishments.

(c) This Supplementary Order No. 30 shall become effective November 30, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 25th day of November 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-12454; Filed, November 25, 1942;  
11:56 a. m.]

#### PART 1340—FUEL

[RPS 88,<sup>1</sup> Amendment 49]

##### PETROLEUM AND PETROLEUM PRODUCTS

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.\*

Subdivision (ii) of § 1340.159 (c) (3) is amended to read as set forth below:

§ 1340.159 *Appendix A: Maximum prices for petroleum and petroleum products.* \* \* \*

(c) *Specific prices.* \* \* \*

(3) *Distillate fuel oils.* \* \* \*

(ii) Maximum tank wagon prices for No. 2 fuel oil:

Tank wagon area:	Cents per gallon
Connorsville, Indiana.....	7.8
Minneapolis, Minnesota, 1-99 gals.....	8.8
100 gals. and over.....	7.8
Washington, D. C.....	9.1

§ 1340.158a *Effective dates of amendments.* \* \* \*

(ww) Amendment No. 49 (§ 1340.159 (c) (3) (ii)) to Revised Price Schedule No. 88 shall become effective the 1st day of December, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 25th day of November 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-12455; Filed, November 25, 1942;  
11:59 a. m.]

<sup>1</sup>7 F.R. 1107, 1371, 1798, 1799, 1886, 2132, 2304, 2352, 2634, 2945, 3463, 3482, 3524, 3576, 3895, 3963, 4483, 4653, 4854, 4857, 5481, 5867, 5868, 5988, 5983, 6057, 6087, 6471, 6680, 7242, 7838, 8433, 8478, 9130, 9134, 9335, 9425, 9460.

#### PART 1363—FEEDING STUFFS

[MPR 74,<sup>1</sup> as Amended, Correction to Amendment 2]

##### ANIMAL PRODUCT FEEDING STUFFS

For the reasons set forth in the statement of considerations issued simultaneously herewith and pursuant to authority vested in the Price Administrator by the Emergency Price Control Act of 1942: *It is ordered,* That § 1363.61 (b) of Amendment No. 2 to Maximum Price Regulation No. 74, as amended, be corrected by changing the reference to "Maximum Price Regulation No. 72, as amended" to read "Maximum Price Regulation No. 74, as amended."

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 25th day of November 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-12453; Filed, November 25, 1942;  
11:58 a. m.]

#### PART 1388—DEFENSE-RENTAL AREAS

[Maximum Rent Regulations, Supp. Amendment 6A]

##### HOTELS AND ROOMING HOUSES

Sections 1388.1503, 1388.1553, 1388.1603, 1388.1853, 1388.1903, 1388.1953, 1388.2003, 1388.3003, 1388.4003, 1388.5003, 1388.6003, 1388.7003, 1388.8003, 1388.9003, 1388.83, 1388.183, 1388.333, and 1388.433 of Maximum Rent Regulations Nos. 21A, 22A, 23A, 29A, 30A, 31A, 32A, 34A, 36A, 38A, 40A, 42A, 44A, 46A, 48A, 50A, 54A, and 56A, respectively, are amended to read as follows:

*Minimum services, furniture, furnishings and equipment.* Except as set forth in section —,<sup>2</sup> every landlord shall, as a minimum, provide with a room the same essential services, furniture, furnishings and equipment as those provided on the date or during the thirty-day period determining the maximum rent, and as to other services, furniture, furnishings and equipment not substantially less than those provided on such date or during such period: *Provided, however,* That where fuel oil is used to supply heat or hot water for a room, and the landlord provided heat or hot water on the date or during the thirty-day period determining the maximum rent, the heat and hot water which the landlord is required to supply shall not be in excess of the amount which he can supply under any

<sup>1</sup>7 F.R. 4177, 4762, 4884, 8214, 8832, 8948.

<sup>2</sup>The applicable section number is to be inserted for each Maximum Rent Regulation. The respective section number to be inserted for each Maximum Rent Regulation is as follows: 1388.1505 (b), No. 21A; 1388.1555 (b), No. 22A; 1388.1605 (b), No. 23A; 1388.1855 (b), No. 29A; 1388.1905 (b), No. 30A; 1388.1955 (b), No. 31A; 1388.2005 (b), No. 32A; 1388.3005 (b), No. 34A; 1388.4005 (b), No. 36A; 1388.5005 (b), No. 38A; 1388.6005 (b), No. 40A; 1388.7005 (b), No. 42A; 1388.8005 (b), No. 44A; 1388.9005 (b), No. 46A; 1388.85 (b), No. 48A; 1388.185 (b), No. 50A; 1388.335 (b), No. 54A; and 1388.435 (b), No. 56A.

statute, regulation or order of the United States or any agency thereof which rations or limits the use of fuel oil.

Paragraph (b) and subparagraph (3) of paragraph (c) of §§ 1388.1505, 1388.1555, 1388.1605, 1388.1855, 1388.1905, 1388.1955, 1388.2005, 1388.3005, 1388.4005, 1388.5005, 1388.6005, 1388.7005, 1388.8005, 1388.9005, 1388.85, 1388.185, 1388.335, and 1388.435 of Maximum Rent Regulations Nos. 21A, 22A, 23A, 29A, 30A, 31A, 32A, 34A, 36A, 38A, 40A, 42A, 44A, 46A, 48A, 50A, 54A, and 56A, respectively, are amended to read as follows:

(b) (1) If, on the effective date of this Maximum Rent Regulation, the services provided for a room are less than the minimum services required by section —<sup>3</sup>, the landlord shall either restore and maintain such minimum services or, within 30 days after such effective date, file a petition requesting approval of the decreased services. If, on December 1, 1942, the furniture, furnishings or equipment provided with a room are less than the minimum required by section —<sup>3</sup>, the landlord shall, within 30 days after such date, file a written report showing the decrease in furniture, furnishings or equipment: *Provided*, That this requirement shall not apply where a proceeding to decrease the rent on account of such decrease in furniture, furnishings or equipment is pending before the Administrator on that date or has been theretofore disposed of.

(2) Except as above provided, the landlord shall, until the room becomes vacant, maintain the minimum services, furniture, furnishings and equipment unless and until he has filed a petition to decrease the services, furniture, furnishings or equipment and an order permitting a decrease has been entered thereon; however, if it is impossible to provide the minimum services, furniture, furnishings or equipment he shall file a petition within 10 days after the change occurs. When the room becomes vacant the landlord may, on renting to a new tenant, decrease the services, furniture, furnishings or equipment below the minimum; within 10 days after so renting the landlord shall file a written report showing such decrease.

(3) The order on any petition under this paragraph may require an appropriate adjustment in the maximum rent; and any maximum rent for which a report is required by this paragraph may be decreased in accordance with the provi-

<sup>3</sup> The applicable section number is to be inserted for each Maximum Rent Regulation. The respective section number to be inserted for each Maximum Rent Regulation is as follows: 1388.1503, No. 21A; 1388.1553, No. 22A; 1388.1603, No. 23A; 1388.1853, No. 29A; 1388.1903, No. 30A; 1388.1953, No. 31A; 1388.2003, No. 32A; 1388.3003, No. 34A; 1388.4003, No. 36A; 1388.5003, No. 38A; 1388.6003, No. 40A; 1388.7003, No. 42A; 1388.8003, No. 44A; 1388.9003, No. 46A; 1388.83, No. 48A; 1388.183, No. 50A; 1388.333, No. 54A and 1388.433, No. 56A.

sions of section —<sup>4</sup>. If the landlord fails to file the petition or report required by this paragraph within the time specified, or decreases the services, furniture, furnishings or equipment without an order authorizing such decrease where such order is required, the rent received by the landlord for any rental period commencing on or after such decrease or December 1, 1942, whichever is the later, shall be received subject to refund to the tenant of any amount in excess of the maximum rent which may later be fixed by any order decreasing the maximum rent on account of such decrease in services, furniture, furnishings or equipment. In such case, any order decreasing the maximum rent shall be effective to decrease such rent from the beginning of the first rental period after the decrease in services, furniture, furnishings or equipment or after December 1, 1942, whichever is the later. The foregoing provisions and any refund thereunder do not affect any civil or criminal liability provided by the act for failure to comply with any requirement of this paragraph.

(c) (3) There has been a decrease in the minimum services, furniture, furnishings or equipment required by section —<sup>5</sup> since the date or order determining the maximum rent.

This Supplementary Amendment No. 6A to Maximum Rent Regulations for Hotels and Rooming Houses shall become effective December 1, 1942.

(Pub. Law 421, 77th Cong.)

Issued this 25th day of November 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-12456; Filed, November 25, 1942;  
11:57 a. m.]

<sup>4</sup> The applicable section number is to be inserted for each Maximum Rent Regulation. The respective section number to be inserted for each Maximum Rent Regulation is as follows: 1388.1505 (c) (3), No. 21A; 1388.1555 (c) (3), No. 22A; 1388.1605 (c) (3), No. 23A; 1388.1855 (c) (3), No. 29A; 1388.1905 (c) (3), No. 30A; 1388.1955 (c) (3), No. 31A; 1388.2005 (c) (3), No. 32A; 1388.3005 (c) (3), No. 34A; 1388.4005 (c) (3), No. 36A; 1388.5005 (c) (3), No. 38A; 1388.6005 (c) (3), No. 40A; 1388.7005 (c) (3), No. 42A; 1388.8005 (c) (3), No. 44A; 1388.9005 (c) (3), No. 46A; 1388.85 (c) (3), No. 48A; 1388.185 (c) (3), No. 50A; 1388.335 (c) (3), No. 54A and 1388.435 (c) (3), No. 56A.

<sup>5</sup> The applicable section number is to be inserted for each Maximum Rent Regulation. The respective section number to be inserted for each Maximum Rent Regulation is as follows: 1388.1503, No. 21A; 1388.1553, No. 22A; 1388.1603, No. 23A; 1388.1853, No. 29A; 1388.1903, No. 30A; 1388.1953, No. 31A; 1388.2003, No. 32A; 1388.3003, No. 34A; 1388.4003, No. 36A; 1388.5003, No. 38A; 1388.6003, No. 40A; 1388.7003, No. 42A; 1388.8003, No. 44A; 1388.9003, No. 46A; 1388.83, No. 48A; 1388.183, No. 50A; 1388.333, No. 54A and 1388.433, No. 56A.

## PART 1388—DEFENSE-RENTAL AREAS

[Maximum Rent Regulations, Supp.  
Amendment 10]

### HOUSING ACCOMMODATIONS OTHER THAN HOTELS AND ROOMING HOUSES

Sections 1388.13, 1388.63, 1388.113, 1388.163, 1388.213, 1388.263, 1388.313, 1388.363, 1388.413, 1388.463, 1388.513, 1388.563, 1388.613, 1388.663, 1388.713, 1388.763, 1388.813, 1388.863, 1388.913, 1388.963, 1388.1013, 1388.1653, 1388.1703, 1388.1753, 1388.1803, 1388.2053, 1388.3053, 1388.4053, 1388.5053, 1388.6053, 1388.7053, 1388.8053, 1388.33, 1388.133, 1388.233, 1388.283, and 1388.383 of Maximum Rent Regulations Nos. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 24, 25, 26, 27, 28, 33, 35, 37, 39, 41, 43, 45, 47, 49, 51, 53, and 55, respectively, are amended to read as follows:

*Minimum services, furniture, furnishings and equipment.* Except as set forth in section —<sup>1</sup>, every landlord shall, as a minimum, provide with housing accommodations the same essential services, furniture, furnishings and equipment as those provided on the date determining the maximum rent, and as to other services, furniture, furnishings and equipment not substantially less than those provided on such date: *Provided, however*, That where fuel oil is used to supply heat or hot water for housing accommodations, and the landlord provided heat or hot water on the date determining the maximum rent, the heat and hot water which the landlord is required to supply shall not be in excess of the amount which he can supply under any statute, regulation or order of the United States or any agency thereof which rations or limits the use of fuel oil.

Subparagraph (3) of paragraph (a), paragraph (b), and subparagraph (3) of paragraph (c) of §§ 1388.15, 1388.65, 1388.115, 1388.165, 1388.215, 1388.265, 1388.315, 1388.365, 1388.415, 1388.465, 1388.515, 1388.565, 1388.615, 1388.665, 1388.715, 1388.765, 1388.815, 1388.865, 1388.915, 1388.965, 1388.1015, 1388.1655, 1388.1705, 1388.1755, 1388.1805, 1388.2055, 1388.3055, 1388.4055, 1388.5055, 1388.6055, 1388.7055, 1388.8055, 1388.35, 1388.135,

<sup>1</sup> The applicable section number is to be inserted for each Maximum Rent Regulation. The respective section number to be inserted for each Maximum Rent Regulation is as follows: 1383.15 (b), No. 1; 1383.65 (b), No. 2; 1383.115 (b), No. 3; 1383.165 (b), No. 4; 1383.215 (b), No. 5; 1383.265 (b), No. 6; 1383.315 (b), No. 7; 1383.365 (b), No. 8; 1383.415 (b), No. 9; 1383.465 (b), No. 10; 1383.515 (b), No. 11; 1383.565 (b), No. 12; 1383.615 (b), No. 13; 1383.665 (b), No. 14; 1383.715 (b), No. 15; 1383.765 (b), No. 16; 1383.815 (b), No. 17; 1383.865 (b), No. 18; 1383.915 (b), No. 19; 1383.965 (b), No. 20; 1383.1015 (b), No. 21; 1383.1655 (b), No. 25; 1383.1705 (b), No. 26; 1383.1755 (b), No. 27; 1383.1805 (b), No. 28; 1383.2055 (b), No. 33; 1383.3055 (b), No. 35; 1383.4055 (b), No. 37; 1383.5055 (b), No. 39; 1383.6055 (b), No. 41; 1383.7055 (b), No. 43; 1383.8055 (b), No. 45; 1383.35, No. 47; 1383.135 (b), No. 49; 1383.235 (b), No. 51; 1383.235 (b), No. 53; and 1383.385 (b), No. 55.

1388.235, 1388.285, and 1388.385 of Maximum Rent Regulations Nos. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 24, 25, 26, 27, 28, 33, 35, 37, 39, 41, 43, 45, 47, 49, 51, 53, and 55, respectively, are amended to read as follows:

(a) \* \* \*

(3) There has been a substantial increase in the services, furniture, furnishings or equipment provided with the housing accommodations since the date or order determining its maximum rent. No increase in the maximum rent shall be ordered on the ground set forth in this paragraph (a) (3) unless the increase in services, furniture, furnishings or equipment occurred with the consent of the tenant or while the accommodations were vacant: *Provided*, That an adjustment may be ordered, although the tenant refuses to consent to the increase in services, furniture, furnishings or equipment, if the Administrator finds that such increase (i) is reasonably required for the operation of a multiple dwelling structure or other structure of which the accommodations are a part or (ii) is necessary for the preservation or maintenance of the accommodations.

(b) (1) If, on the effective date of this Maximum Rent Regulation, the services provided for housing accommodations are less than the minimum services required by section —<sup>3</sup>, the landlord shall either restore and maintain such minimum services or, within 30 days after such effective date, file a petition requesting approval of the decreased services. If, on December 1, 1942, the furniture, furnishings or equipment provided with housing accommodations are less than the minimum required by section —<sup>2</sup>, the landlord shall, within 30 days after such date, file a written report showing the decrease in furniture, furnishings or equipment: *Provided*, That this requirement shall not apply where a proceeding to decrease the rent on account of such decrease in furniture, furnishings or equipment is pending before the Administrator on that date or has been theretofore disposed of.

(2) Except as above provided, the landlord shall, until the accommodations become vacant, maintain the minimum services, furniture, furnishings and equipment unless and until he has filed a petition to decrease the services, furniture, furnishings or equipment and an order permitting a decrease has been entered thereon; however, if it is impos-

<sup>2</sup> The applicable section number is to be inserted for each Maximum Rent Regulation. The respective section number to be inserted for each Maximum Rent Regulation is as follows: 1388.13, No. 1; 1388.63, No. 2; 1388.113, No. 3; 1388.163, No. 4; 1388.213, No. 5; 1388.263, No. 6; 1388.313, No. 7; 1388.363, No. 8; 1388.413, No. 9; 1388.463, No. 10; 1388.513, No. 11; 1388.563, No. 12; 1388.613, No. 13; 1388.663, No. 14; 1388.713, No. 15; 1388.763, No. 16; 1388.813, No. 17; 1388.863, No. 18; 1388.913, No. 19; 1388.963, No. 20; 1388.1013, No. 24; 1388.1653, No. 25; 1388.1703, No. 26; 1388.1753, No. 27; 1388.1803, No. 28; 1388.2053, No. 33; 1388.3053, No. 35; 1388.4053, No. 37; 1388.5053, No. 39; 1388.6053, No. 41; 1388.7053, No. 43; 1388.8053, No. 45; 1388.83, No. 47; 1388.133, No. 49; 1388.233, No. 51; 1388.283, No. 53; and 1388.383, No. 55.

sible to provide the minimum services, furniture, furnishings or equipment he shall file a petition within 10 days after the change occurs. When the accommodations become vacant the landlord may, on renting to a new tenant, decrease the services, furniture, furnishings or equipment below the minimum; within 10 days after so renting the landlord shall file a written report showing such decrease.

(3) The order on any petition under this paragraph may require an appropriate adjustment in the maximum rent; and any maximum rent for which a report is required by this paragraph may be decreased in accordance with the provisions of section —<sup>3</sup>. If the landlord fails to file the petition or report required by this paragraph within the time specified, or decreases the services, furniture, furnishings or equipment without an order authorizing such decrease where such order is required, the rent received by the landlord for any rental period commencing on or after such decrease or December 1, 1942, whichever is the later, shall be received subject to refund to the tenant of any amount in excess of the maximum rent which may later be fixed by any order decreasing the maximum rent on account of such decrease in services, furniture, furnishings or equipment. In such case, any order decreasing the maximum rent shall be effective to decrease such rent from the beginning of the first rental period after the decrease in services, furniture, furnishings or equipment or after December 1, 1942, whichever is the later. The foregoing provisions and any refund thereunder do not affect any civil or criminal liability provided by the Act for failure to comply with any requirement of this paragraph.

(c) \* \* \*

(3) There has been a decrease in the minimum services, furniture, furnishings or equipment required by section —<sup>4</sup> since the date or order determining the maximum rent.

<sup>3</sup> The applicable section number is to be inserted for each Maximum Rent Regulation. The respective section number to be inserted for each Maximum Rent Regulation is as follows: 1388.15 (c) (3), No. 1; 1388.65 (c) (3), No. 2; 1388.115 (c) (3), No. 3; 1388.165 (c) (3), No. 4; 1388.215 (c) (3), No. 5; 1388.265 (c) (3), No. 6; 1388.315 (c) (3), No. 7; 1388.365 (c) (3), No. 8; 1388.415 (c) (3), No. 9; 1388.465 (c) (3), No. 10; 1388.515 (c) (3), No. 11; 1388.565 (c) (3), No. 12; 1388.615 (c) (3), No. 13; 1388.665 (c) (3), No. 14; 1388.715 (c) (3), No. 15; 1388.765 (c) (3), No. 16; 1388.815 (c) (3), No. 17; 1388.865 (c) (3), No. 18; 1388.915 (c) (3), No. 19; 1388.965 (c) (3), No. 20; 1388.1015 (c) (3), No. 24; 1388.1655 (c) (3), No. 25; 1388.1705 (c) (3), No. 26; 1388.1755 (c) (3), No. 27; 1388.1805 (c) (3), No. 28; 1388.2055 (c) (3), No. 33; 1388.3055 (c) (3), No. 35; 1388.4055 (c) (3), No. 37; 1388.5055 (c) (3), No. 39; 1388.6055 (c) (3), No. 41; 1388.7055 (c) (3), No. 43; 1388.8055 (c) (3), No. 45; 1388.85 (c) (3), No. 47; 1388.135 (c) (3), No. 49; 1388.235 (c) (3), No. 51; 1388.285 (c) (3), No. 53; and 1388.385 (c) (3), No. 55.

<sup>4</sup> The applicable section number is to be inserted for each Maximum Rent Regulation. The respective section number to be inserted for each Maximum Rent Regulation

This Supplementary Amendment No. 10 to Maximum Rent Regulations for Housing Accommodations Other than Hotels and Rooming Houses shall become effective December 1, 1942.

(Pub. Law 421, 77th Cong.)

Issued this 25th day of November 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-12457; Filed, November 25, 1942; 11:57 a. m.]

## PART 1390—MACHINERY AND TRANSPORTATION EQUIPMENT

[MPR 136,<sup>1</sup> as Amended, Amendment 56]

### MACHINES AND PARTS AND MACHINERY SERVICES

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.\*

Section 1390.5, paragraph (b) is amended to read as set forth below:

§ 1390.5 *Maximum prices: published or confidential price lists.* \* \* \*

(b) *Reports.* On or before August 1, 1942, every manufacturer, seller, and lessor subject to this Maximum Price Regulation No. 136, as amended, shall file with the Office of Price Administration, Washington, D. C., if he has not already done so, all his published and confidential price, rental, and discount sheets in effect on October 1, 1941, for machines and parts. However, the manufacturer of any machine or other mechanical device shall not be required under this Maximum Price Regulation No. 136, as amended, to file list prices in effect on October 1, 1941, for repair parts for such machines or mechanical devices or for tools used in the maintenance and repair of such machines or mechanical devices, unless such filing is specifically required by the Office of Price Administration. Any person who on October 1, 1941, sold, leased, or delivered machines or parts at prices based upon price sheets published by any other person subject hereto need not file such other person's published price sheets but shall file instead a statement identifying the particular price sheets he used on that date,

is as follows: 1388.13, No. 1; 1388.63, No. 2; 1388.113, No. 3; 1388.163, No. 4; 1388.213, No. 5; 1388.263, No. 6; 1388.313, No. 7; 1388.363, No. 8; 1388.413, No. 9; 1388.463, No. 10; 1388.513, No. 11; 1388.563, No. 12; 1388.613, No. 13; 1388.663, No. 14; 1388.713, No. 15; 1388.763, No. 16; 1388.813, No. 17; 1388.863, No. 18; 1388.913, No. 19; 1388.963, No. 20; 1388.1013, No. 24; 1388.1653, No. 25; 1388.1703, No. 26; 1388.1753, No. 27; 1388.1803, No. 28; 1388.2053, No. 33; 1388.3053, No. 35; 1388.4053, No. 37; 1388.5053, No. 39; 1388.6053, No. 41; 1388.7053, No. 43; 1388.8053, No. 45; 1388.83, No. 47; 1388.133, No. 49; 1388.233, No. 51; 1388.283, No. 53; and 1388.383, No. 55.

\* Copies may be obtained from the Office of Price Administration.

<sup>1</sup> 7 F. R. 5047, 5362, 5665, 5908, 6425, 6682, 6899, 6964, 6965, 6937, 6973, 7010, 7246, 7320, 7365, 7509, 7602, 7739, 7744, 7907, 7912, 7945, 7944, 8198, 8362, 8433, 8479, 8520, 8652, 8707, 8897, 9001, 8948, 9040, 9041, 9042, 9053, 9054.



together with his own discount sheets, if any, and a statement of any prices which constitute exceptions to such practice.

**§ 1390.31a Effective dates of amendments.** \* \* \*

(eee) Amendment No. 56 (§ 1390.5 (b)) to Maximum Price Regulation No. 136, as amended, shall become effective July 22, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 25th day of November 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-12460; Filed, November 25, 1942;  
12:00 m.]

**PART 1390—MACHINERY AND TRANSPORTATION EQUIPMENT**

[MPR 136,<sup>1</sup> as Amended, Amendment 57]

**MACHINES AND PARTS AND MACHINERY SERVICES**

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.\*

Paragraph (b) (1) of § 1390.25 is hereby revoked.

**§ 1390.31a Effective dates of amendments.** \* \* \*

(fff) Amendment No. 57 (§ 1390.25 (b) (1)) to Maximum Price Regulation No. 136, as amended, shall become effective December 1, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 25th day of November 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-12458; Filed, November 25, 1942;  
11:59 a. m.]

**PART 1391—BICYCLES AND BICYCLE EQUIPMENT**

[Rev. Ration Order 7,<sup>2</sup> Amendment 4]

**NEW ADULT BICYCLE RATION REGULATIONS**

A rationale for the issuance of this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.\*

Section 1391.7 (a) (1) (xvi) is added, and the first paragraph of § 1391.7 (a) (2), § 1391.7 (a) (2) (ii), and § 1391.7 (a) (2) (iii) are amended to read as set forth below:

**Transfers for Use or Salvage**

**§ 1391.7 Eligibility for certificates.**

(a) \* \* \*

\*Copies may be obtained from the Office of Price Administration.

<sup>1</sup>7 F.R. 5047, 5362, 5665, 5908, 6425, 6682, 6899, 6964, 6965, 6937, 6973, 7010, 7246, 7320, 7365, 7509, 7602, 7739, 7744, 7807, 7812, 7945, 7944, 8198, 8362, 8433, 8479, 8520, 8652, 8707, 8897, 9001, 8948, 9040, 9041, 9042, 9053, 9054.

<sup>2</sup>7 F.R. 5062, 5871, 8808.

(1) \* \* \*

(xvi) Person attending school who performs work of a productive nature on a farm during the school term.

(2) That he needs a bicycle to travel to and from, or in the performance of, the work, services or activity listed in paragraph (1) of subsection (a) of this section, and that he will use the bicycle principally and not less than four days a week in traveling to and from or in the performance of such work, services or activity.

(ii) Without a bicycle and using the most convenient public transportation facilities, he would have to walk a total of at least three miles in going to and coming from his work, occupation, or activity; or

(iii) He would have to spend a total of at least 1½ hours, including necessary walking and waiting time, in going to and coming from his work, occupation or activity, by the use of public transportation facilities, which time could be reduced at least 30 minutes through the use of a bicycle; or

**Effective Dates**

**§ 1391.37 Effective dates of amendments.**

(d) Amendment No. 4 (§§ 1391.7 (a) (1) (xvi), (a) (2), (a) (2) (ii), (a) (2) (iii)) to Revised Ration Order 7 shall become effective December 1, 1942.

(Pub. Law 421, 77th Cong.; W.P.B. Directive No. 1, Supplementary Directive No. 1G, 7 F.R. 562, 3546)

Issued this 25th day of November 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-12461; Filed, November 25, 1942;  
11:59 a. m.]

**PART 1400—TEXTILE FABRICS: COTTON, WOOL, SILK, SYNTHETICS AND MIXTURES**

[MPR 127,<sup>1</sup> Amendment 9]

**FINISHED PIECE GOODS**

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.\*

In § 1400.78 subparagraph (42) of paragraph (c) is amended, and a new subparagraph (45) is added; in § 1400.81 subparagraph (14) of paragraph (a) is amended and a new subparagraph (21) is added; in paragraph (g) of § 1400.82 a new subdivision (v) is added to subparagraph (1), a new subdivision (ii) is added to subparagraph (2) and a new Table Ia is added, subdivision (vi) of subparagraph (2) of paragraph (1) is amended, paragraph (r) is amended, and a new paragraph (s) is added, as set forth below:

<sup>1</sup>7 F.R. 3119, 3242, 4180, 4454, 4537, 4762, 5364, 5675, 6553, 6948.

**§ 1400.78 Exempt sales.** The provisions of this Maximum Price Regulation No. 127 shall not apply to:

(c) Sales or purchases of:

(42) Woven or printed decorative pattern fabrics composed in an amount of 75% or more by weight of synthetic yarn, and sold exclusively for use by necktie manufacturers: *Provided*, That any person selling such fabrics shall, on or before August 31, 1942, file his name and address with the Office of Price Administration, Washington, D. C., certifying that only such fabrics as are sold exclusively for use by necktie manufacturers will be sold hereunder: and *Provided further*, That any such person shall also file with the Office of Price Administration, before the 10th day of each month, a report showing the total yards per pattern of finished piece goods delivered under such exemption during the preceding month.

(45) Fabrics coated or impregnated with paraffin wax or similar substance and used as a substitute for glass, when sold by wholesalers or jobbers.

**§ 1400.81 Definitions.** (a) When used in this Maximum Price Regulation No. 127, the term:

(14) "Loom-finished fabrics" means yarn-dyed or warp-printed piece goods which (i) are woven on a non-automatic loom; (ii) are made from warps of 800 yards or less; (iii) are woven on the basis of 6 looms or less per weaver; (iv) are produced in quantities of 5000 yards or less per warp design per month; (v) require no finishing other than calendaring or framing after leaving the loom; and (vi) constitute a type not commercially traded in as grey goods.

(21) "Producer" means the person in whose mill grey or colored-yarn goods are woven, and includes any agent of the producer and any person controlling, controlled by, or under common control with the producer.

**§ 1400.82 Appendix A: Maximum prices for finished piece goods.** \* \* \*

(g) *Tables of division factors*—(1) *In general.* \* \* \*

(v) A converter whose production of finished piece goods during the years 1939, 1940 and 1941 consisted predominantly of better cotton wash fabrics which (a) are composed 100% of cotton, (b) are sold to manufacturers of women's and children's dresses, suits and sportswear and to retail outlets, and (c) are of a type that, during the period from August 1, 1941, to September 30, 1941, inclusive, were sold at a price of 27½ cents or more per yard, net after discount, may use Table Ia set forth below with respect to such fabrics: *Provided*, That no converter shall use Table Ia unless, on or before December 15, 1942, he shall have filed his name and address with the Office of Price Administration, Washington, D. C., certifying that he meets the above qualifications, and shall

have received written acknowledgment of that fact.

(2) *Cotton finished piece goods—(i) General.*

(ii) *Fine cotton wash fabrics.* This Table Ia is to be used by converters who meet the qualifications of subparagraph (1) (v) above.

TABLE Ia. DIVISION FACTORS FOR CERTAIN BETTER COTTON WASH FABRICS

White and plain dyed		Printed and yarn dyed	
Sales to Class I purchaser	Sales to Class II purchaser	Sales to Class I purchaser	Sales to Class II purchaser
0.80	0.76	0.74	0.74

(1) *Wholesalers and jobbers.*

(2) *Restrictions on jobbers' and wholesalers' mark-up.* No part of the mark-up provided for in subparagraph (1) of this paragraph may be charged:

(vi) On a resale of finished piece goods by a cutter or manufacturer: *Provided*, That this restriction shall not apply (a) where such a resale is made in pursuance of an established trade practice by which the cutter or manufacturer is required, as a necessary part of making sales of his cut or manufactured articles, to furnish to his buyers an additional quantity of piece goods identical with or similar to

the goods from which such articles are cut or manufactured; or, (b) where a cutter or manufacturer who, as a separate and substantial portion of his business has regularly been engaged in wholesaling or jobbing, resells finished piece goods purchased exclusively for the purpose of resale and not for use in connection with his cutting or manufacturing operations. Every cutter or manufacturer falling within the category defined in (b) above shall, on or before December 15, 1942, file his name and address with the Office of Price Administration, Washington, D. C.

(r) *Specific prices for private sales of certain Government-specification goods.*

(1) Notwithstanding any of the provisions of §§ 1400.77 and 1400.78 and any other provision of this § 1400.82 of this Maximum Price Regulation No. 127, and regardless of any contract, agreement, lease or other obligation, the maximum prices for finished piece goods of the types and made with reference to the specifications (in their present form or as hereafter amended) listed below, when such goods are sold to any person other than a war procurement agency, shall be as set forth in Table X hereof. The maximum prices so set forth are based on the widths therein indicated, and shall be reduced or increased in proportion to any reduction or increase in such widths which may be authorized or required by such specifications.

TABLE X

Description	Specification	Width (inch basis)	Maximum price (cents per yd.)
8.2 combed uniform twill, khaki color.	P. Q. D. No. 33-A		
Type I		36	66
Type II		36	63
Type III		36	66
Type IV		36	43.75
Type V		36	60.87
Bleached and shrunk twill, white.	27 T 25		
Type C, 29" wide.		29	40.96
Type D, 32" wide.		32	41.59
Shrunk khaki suiting, 40" wide.	Marine Corps Specification November 22, 1937	40	56.90
6 oz. combed twill, khaki, 36" wide.	P. Q. D. No. 95	36	43.75
Wind resistant cloth, olive drab.	P. Q. D. No. 1	36	62.00
Lining twill, olive drab.	6-100B	32	31.50
Albert twill.	P. Q. D. No. 17A		
Mosquito netting, olive drab.		35	14.37
35" wide.		47	19.28
47" wide.	27 C 13 (INT)		
Balloon cloth.		( )	( )
Type BB.		( )	( )
Type HH.		( )	( )
Type MM.		( )	( )
Type RR.		( )	( )
Balloon cloth.	6-39-G		
Type BB.		( )	( )
Type HH.		( )	( )
Type KK.		( )	( )
Type MM.		( )	( )
Type RR.		( )	( )
Type SS.		( )	( )
Airplane cloth.	AN-CCC-C-399		
Marine shirting, olive drab.	Marine Corps Specification April 18, 1934, revised to March 10, 1942.		
Oxford 35 1/2" wide.		35 1/2	30
Rubberized fabric.	M 54	( )	( )
Black lining twill.	27 L 6	( )	( )
Balloon cloth substitute.	Specifications described in invitation Neg. 336.	( )	( )
8 1/2 oz. carded herringbone twill.			
36" standard 72 x 46.	6-261 and amendment No. 1 thereto.	36	39.50

\*The maximum prices and width bases for goods so marked shall be those established by the most recent of (1) the last contract therefor awarded to the particular seller prior to August 26, 1942, by a war procurement agency, as defined in § 1400.81 (a) (16) of this Maximum Price Regulation No. 127, or (2) the last subcontract therefor awarded to the particular seller prior to August 26, 1942, by a person other than a war procurement agency for use in connection with the performance of a prime contract with such an agency. If the particular seller was not awarded any such contract or subcontract prior to August 26, 1942, then his maximum prices and width bases shall be those established by the earlier of (1) the first contract therefor awarded to the particular seller on or subsequent to August 26, 1942, by a war procurement agency, or (2) the first subcontract therefor awarded to the particular seller on or subsequent to August 26, 1942, by a person other than a war procurement agency for use in connection with the performance of a prime contract with such an agency.

(s) *Restrictions on sales of finished piece goods by producers.* (1) After November 30, 1942, the percentage of the total business of any producer which is represented by sales of finished piece goods to persons other than cutters, manufacturers or retailers shall be no greater than the average percentage of such sales by the producer during the years 1939, 1940 and 1941, or during such part thereof as such sales were regularly made.

(2) The restrictions contained in subparagraph (1) of this paragraph shall not apply to sales of finished piece goods by a producer which are made in fulfillment of

(i) Firm commitments for the sale of such goods entered into prior to December 1, 1942; or

(ii) The requirements of a war procurement agency for such goods, or of a person under contract to supply such goods to a war procurement agency.

(3) Every producer selling finished piece goods shall, on or before December 31, 1942, file his name and address with the Office of Price Administration, Washington, D. C., together with a statement showing the total yardage of goods produced, and the total yardage of finished piece goods sold by him to persons other than cutters, manufacturers and retailers, during each of the years 1939, 1940 and 1941.

§ 1400.85 *Effective dates of amendments.*

(i) Amendment No. 9 (§ 1400.78 (c) (42), (c) (45), § 1400.81 (a) (14), (a) (21), § 1400.82 (b) (2), (i) (2) (vi), (r) and (s)) to Maximum Price Regulation No. 127 shall become effective December 1, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 25th day of November 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-12462; Filed, November 25, 1942; 11:56 a. m.]

PART 1426—WOOD PRESERVATION AND PRIMARY FOREST PRODUCTS

[Rev. MPR 218<sup>1</sup>]

CENTRAL APPALACHIAN WOODEN MINE MATERIALS AND INDUSTRIAL BLOCKING

The title and preamble are amended and §§ 1426.51 to 1426.62 inclusive, are renumbered and amended to read as set forth herein:

In the judgment of the Price Administrator all mine timber and industrial blocking produced in the Central Appalachian region should be placed under one specific dollars and cents maximum price regulation. In issuing this Revised Maximum Price Regulation No. 218 the Price Administrator has ascertained and given due consideration to the prices of Central Appalachian wooden mine materials and industrial blocking prevailing between October 1 and October 15, 1941 and has made adjustments for such relevant factors as he has determined and deemed to be of general applicability.

17 F.R. 7149, 7367, 8948.

So far as practicable, the Price Administrator has advised and consulted with representative members of the industry which will be affected by this regulation.

In the judgment of the Price Administrator, the maximum prices established by this regulation are and will be generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942. A statement of the considerations involved in the issuance of this regulation has been issued simultaneously herewith and filed with the Division of the Federal Register.\*

Therefore, under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942 as amended, and Executive Order No. 9250. Revised Maximum Price Regulation No. 218—Central Appalachian Wooden Mine Materials and Industrial Blocking, is hereby issued.

#### Sec.

- 1426.51 Sales of Central Appalachian wooden mine materials and industrial blocking at higher than maximum prices prohibited.
- 1426.52 To what transactions, products, and persons this regulation applies.
- 1426.53 Maximum prices.
- 1426.54 How to figure delivered prices.
- 1426.55 What the invoice must contain.
- 1426.56 Prohibited practices.
- 1426.57 Grades, specifications, and extras not specifically priced.
- 1426.58 Petitions for adjustment or amendment.
- 1426.59 Records and reports.
- 1426.60 Enforcement and licensing.
- 1426.61 Relation to other regulations.
- 1426.62 Effective date.

AUTHORITY: §§ 1426.51 to 1426.62, inclusive, issued under Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871.

§ 1426.51 *Sales of Central Appalachian wooden mine materials and industrial blocking at higher than maximum prices prohibited.* (a) On and after December 1, 1942, regardless of any contract or other obligation, no person shall sell or deliver, and no person shall buy or receive in the course of trade or business, any Central Appalachian wooden mine materials or industrial blocking at prices higher than the maximum prices fixed by this regulation, and no person shall agree, offer, or attempt to do any of these things.

(b) Prices lower than the maximum prices may, of course, be charged and paid.

§ 1426.52 *To what transactions, products, and persons this regulation applies—(a) What transactions are covered.* This regulation covers all sales and deliveries of Central Appalachian wooden mine materials and industrial blocking whether made by mills or producers, by wholesalers or commission men, or by any other persons.

(b) *What products are covered.*—This regulation covers all wooden mine materials and industrial blocking produced in the states of Ohio, West Virginia, Virginia, Maryland, Pennsylvania and New York, whether treated or untreated.

"Wooden mine materials" means any ties, switch ties, cross bars, cribbing

blocks, post caps, wedges, car lumber, or pit posts used in mines.

"Industrial blocking" means mixed hardwoods that are sawn to specified sizes, and that are of a grade meeting the requirements of steel mills and other users, for blocking and bracing their products in shipment.

(c) *What persons are covered.* Any person selling Central Appalachian wooden mine materials or industrial blocking as defined above is subject to the regulation. The term "person" includes any individual, corporation, partnership, association, or any other organized group; their legal successors or representatives; the United States, any government, or any of its political subdivisions; or any agency of the foregoing.

§ 1426.53 *Maximum prices.* The maximum prices for untreated material, except for pit posts, are f. o. b. the railroad loading-out point nearest to the mill in the direction of the normal route of shipment to destination. The maximum prices for pit posts are delivered to the buyer's mine.

The maximum prices for treated mine material are f. o. b. the treating plant, unless the material is brought in and shipped out on a treating-in-transit rate, in which case the prices are f. o. b. the loading-out point for the untreated ties which were brought in.

The maximum prices are as follows:  
(a) *Mine ties and mine switch ties* (mixed oak and hardwoods).

	Per M <sup>3</sup> BM
All sizes up to and including 6" x 7".....	\$29.00
All sizes 6" x 8" and larger.....	31.00

(b) *Cross bars* (mixed oak and hardwoods).

	Per M <sup>3</sup> BM
All sizes up to and including 6" x 7".....	\$29.00
All sizes 6" x 8" and larger.....	31.00

(c) *Short mine material* (mixed oak and hardwoods).

	Per M <sup>3</sup> BM
Cribbing blocks, all sizes up to and including 6" x 7".....	\$32.00
Post caps, all sizes up to and including 6" x 7".....	32.00
Wedges, to specifications.....	40.00

(d) *Mine car lumber* (white oak and/or red oak).

	Per M <sup>3</sup> BM
All sizes.....	\$35.00
For surfacing and working to pattern add.....	6.00

(e) *Industrial blocking* (mixed oak and hardwoods).

	Per M <sup>3</sup> BM
All sizes up to and including 6" x 7".....	\$29.00
All sizes 6" x 8" and larger.....	31.00
When buyer specifies shorter than 3' add.....	3.00

(f) *Pit posts* (delivered prices). (1) *Round.*

	Each
7 ft. 4" top diameter.....	\$0.26
7 ft. 4½" top diameter.....	.31
7 ft. 5" top diameter.....	.38
7½ ft. 5" top diameter.....	.41
7½ ft. 6" top diameter.....	.53
8 ft. 4" top diameter.....	.32
8 ft. 4½" top diameter.....	.37
8 ft. 5" top diameter.....	.44
8 ft. 5½" top diameter.....	.47

	Each
8 ft. 6" top diameter.....	\$0.575
9 ft. 4½" top diameter.....	.43
9 ft. 5" top diameter.....	.47
9 ft. 5½" top diameter.....	.55
9½ ft. 5" top diameter.....	.54
10 ft. 4" top diameter.....	.44
10 ft. 4½" top diameter.....	.50
10 ft. 5" top diameter.....	.535
10 ft. 6" top diameter.....	.71
11 ft. 5" top diameter.....	.625
11 ft. 6" top diameter.....	.75
11½ ft. 5" top diameter.....	.655
11½ ft. 6" top diameter.....	.81
12 ft. 5" top diameter.....	.635
12 ft. 6" top diameter.....	.82
14 ft. 5" top diameter.....	.935
14 ft. 6" top diameter.....	1.10
15 ft. 5" top diameter.....	1.02
15 ft. 6" top diameter.....	1.12
16 ft. 6" top diameter.....	1.55

#### (2) *Standard.*

5 ft.....	\$0.155
5½ ft.....	.17
6 ft.....	.20
6½ ft.....	.21
7 ft.....	.235
7½ ft.....	.26
8 ft.....	.23
9 ft.....	.35

(g) *Treated mine material.* The maximum price for treated mine material is the maximum price for the untreated material as set forth above, plus a charge for treating calculated in accordance with the pricing formula in use by the treating plant in March, 1942. The use of this addition is conditional on the filing of the pricing formula with the Office of Price Administration, Washington, D. C., within fifteen days after the first use of a price based on the formula.

§ 1426.54 *How to figure delivered prices—(a) General.* The transportation additions set forth below may be added to the maximum f. o. b. rail loading-out point prices in the preceding section. Of course, no addition for transportation may be made to the prices on pit posts, since they are already on a delivered basis.

(b) *Transportation addition.* (1) No matter how delivery is made, whether by rail, private trucking, contract or common carrier trucking, or any combination of these, the only permissible addition for delivery is the weight of the material times the applicable carload freight rate from the nearest rail loading-out point in the direction of shipment to destination.

(2) The final delivered price may be evened out to the nearest quarter of a dollar per M<sup>3</sup>BM.

(3) The following estimated weights may be used; higher estimated weights may not be used:

	Green	Dry
	Lbs. per M <sup>3</sup> BM.	Lbs. per M <sup>3</sup> BM.
Mixed hardwoods mine material.....	5,450	3,500
White oak and/or red oak mine material.....	5,500	4,000
Mixed hardwoods industrial blocking.....	5,400	3,000

§ 1426.55 *What the invoice must contain—(a) Basic price.* All invoices must show a complete description of the material sold, the quantity and the price.

\*Copies may be obtained from the Office of Price Administration.

(b) *Delivered price.* In the case of sales on a delivered basis, the invoice must show the name of the nearest railroad loading-out point in the direction of the normal route of shipment, the destination, the weight of the material, and the applicable carload freight rate. The amount added for delivery must be shown separately.

(c) *Treated material.* When treated material is sold, the invoice must show separately the charge added for treating.

§ 1426.56 *Prohibited practices*—(a) *General.* Any practice which is a device to obtain the effect of a higher-than-ceiling price without actually raising the price is as much a violation of this regulation as an outright over-ceiling price. This applies to devices making use of commissions, services, transportation arrangements, premiums, special privileges, tying-agreements, trade understandings, and the like.

(b) *Specific practices.* The following are among the specific practices prohibited:

(1) Obtaining the effect of a higher price by changing credit practices or cash discounts from what they were in October 1941. This includes reducing the cash discount period, decreasing credit periods, or making greater charges for extension of credit.

(2) Grading as a special grade material which is normally graded by the seller as a standard grade; or wrongly grading or invoicing in any other way.

(3) Refusing to sell on an f. o. b. loading-out point basis, and insisting on selling on a delivered basis.

(4) Quoting a gross price above the maximum price even if accompanied by a discount the effect of which is to bring the net price below the maximum price.

(c) *Purchasing commissions.* No purchasing commission based on the quantity or value of material purchased may be charged or paid, if the commission plus the purchase price is an amount over the maximum price.

(d) *Adjustable pricing.* A price may not be made adjustable to the maximum price which will be in effect after delivery has been completed. But the price may be adjustable to the maximum price in effect at the time of delivery.

§ 1426.57 *Grades, specifications, and extras not specifically priced.* All grades and specifications of ties, switch ties, cross bars, cribbing blocks, post caps, wedges, car lumber, or pit posts, used in mines, or of industrial blocking are subject to this regulation, whether they are specifically priced or not.

The maximum price for grades, specifications, and extras not specifically priced is a price which bears the October 1941 relation to the price of the appropriate "yardstick" grade. The yardstick for mine materials is 3" x 5" mine ties, and for industrial blocking is 4" x 4" industrial blocking. The seller should find the difference between the price received for the grade being priced and the yardstick grade in October 1941, or the first month before that in which he had sales of both grades. This difference is then added to or subtracted from the maximum price for the yardstick grade. The result is

the seller's maximum price. This price, with a complete description of the grade and the way the price was computed must be reported to the Office of Price Administration, Washington, D. C. The price may be ordered reduced, if it is found excessive. But if the price is not disapproved within 30 days of the receipt of the report, it is approved. If the seller cannot figure a maximum price under this paragraph, or if he wants to make an addition for a working, specification, service, or other extra which is not specifically provided for, he should write to the Lumber Branch of the Office of Price Administration, Washington, D. C., giving a complete description of the thing to be priced, and his requested price, and any facts supporting the request. The Office of Price Administration will then by letter give him either a specific maximum price or instructions on how to compute it.

A seller using this pricing paragraph can go ahead with delivery of the material and collection of the price he has computed or requested. But he must tell the buyer that the price is subject to revision within the thirty-day period, and, if the price is ordered reduced, must refund any excess over the final approved price.

§ 1426.58 *Petitions for adjustment or amendment*—(a) *Government contracts.*

(1) The term "government contract" is here used to include any contract with the United States or any of its agencies, or with the government or any governmental agency of any country whose defense the President deems vital to the defense of the United States under the terms of the Act of March 1, 1941, entitled "An Act to promote the defense of the United States". It also includes any sub-contract under this kind of contract.

(2) Any person who has made or intends to make a "government contract" and who thinks that a maximum price in this regulation is impeding or threatens to impede production of material which is essential to the war program and which is or will be the subject of the contract, may file an application for adjustment in accordance with Procedural Regulation No. 6, issued by the Office of Price Administration.

(3) As soon as the application is filed, contracts, deliveries, and payments may be made at the requested price, subject to refund if the requested price is disapproved or lowered. The seller must tell the buyer that the delivery is made subject to this refund.

(b) *Petitions for amendment.* Any person seeking an amendment of any provision of this regulation may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1,<sup>2</sup> issued by the Office of Price Administration.

§ 1426.59 *Records and reports*—(a) *Records.* All sellers of Central Appalachian wooden mine materials or industrial blocking must keep records which will show a complete description of the item sold, the name and address of the buyer, the date of the sale, and the price.

<sup>2</sup> 7 F.R. 8961.

Buyers must keep similar records, including the name and address of the seller. These records must be kept for any month in which the seller or buyer sold or bought one thousand dollars worth, or more, of Central Appalachian wooden mine materials or industrial blocking. They must be kept for two years, for inspection by the Office of Price Administration. Any records which the Office of Price Administration later requires must also be kept.

(b) *Reports.* Any reports that the Office of Price Administration requires must be submitted.

§ 1426.60 *Enforcement and Licensing.*

(a) Persons violating any provision of this regulation are subject to the criminal penalties, civil enforcement actions, suits for treble damages, and proceedings for revocation of licenses provided for by the Emergency Price Control Act of 1942.

(b) Persons who have evidence of any violation of this regulation or of any other regulation or order issued by the Office of Price Administration are urged to communicate with the nearest field, state, or regional office of the Office of Price Administration or its principal office in Washington, D. C.

(c) War procurement agencies and their contracting or paying finance officers are not subject to any liability, civil or criminal, imposed by this regulation. "War procurement agencies" include the War Department, the Department of the Navy, the United States Maritime Commission and the Lend-Lease Section in the Procurement Division of the Treasury Department, or any of their agencies.

(d) All sellers of Central Appalachian wooden mine materials and industrial blocking covered by this regulation, except mills, have been licensed by Supplementary Order No. 18. A "mill" means a person the major part of whose business consists of producing lumber or lumber products, including wooden mine materials or industrial blocking. This order, in brief, provides that a license is necessary, except for mills, to make sales under this regulation. A license is automatically granted to all sellers required to be licensed. It is not necessary to apply specially for the license, but a registration may later be required. The Emergency Price Control Act of 1942 and Supplementary Order 18 explain the circumstances under which licenses may be suspended. A license cannot be transferred.

§ 1426.61 *Relation to other regulations*—(a) *General Maximum Price Regulation.* Any sale or delivery covered by this Revised Maximum Price Regulation 218 is not subject to the General Maximum Price Regulation.

(b) *Specific hardwood lumber maximum price regulations.* The provisions of this Revised Maximum Price Regulation 218 supersede the provisions of Max-

<sup>3</sup> 7 F.R. 3153, 3330, 3666, 3990, 3991, 4339, 4457, 4659, 4738, 5027, 5276, 5192, 5365, 5445, 5565, 5484, 5775, 5784, 5783, 6058, 6081, 6007, 6216, 6615, 6794, 6939, 7093, 7322, 7454, 7758, 7913, 8431, 8881, 9004, 8942, 9435.

imum Price Regulation 155<sup>4</sup> Central Hardwood Lumber, Maximum Price Regulation 146<sup>5</sup>—Appalachian Hardwood Lumber and Maximum Price Regulation 97<sup>6</sup>—Southern Hardwood Lumber as to sales of Central Appalachian wooden mine materials and industrial blocking produced in regions covered by those regulations. All specific prices for Central Appalachian wooden mine materials and industrial blocking authorized for particular mills under the special grade provisions of Maximum Price Regulation 155, Maximum Price Regulation 146, or Maximum Price Regulation 97, are hereby revoked, and are superseded by the maximum price established by this Revised Maximum Price Regulation 218.

(c) *Maximum Export Price Regulation.* The maximum prices for export sales of Central Appalachian wooden mine materials and industrial blocking are governed by the Maximum Export Price Regulation.

§ 1426.62 *Effective date.* (a) Revised Maximum Price Regulation No. 218 (§§ 1426.51 to 1426.62 inclusive) shall become effective December 1, 1942.

(b) If Central Appalachian wooden mine materials or industrial blocking has been received before December 1, 1942, by a carrier, other than one owned or controlled by the seller, for shipment to a buyer, that shipment is not subject to this Revised Maximum Price Regulation No. 218. It remains subject to the terms of any regulation (whether the General Maximum Price Regulation, a specific hardwood regulation, or the earlier version of this regulation) which covered it at the time the material was turned over to the carrier.

Issued this 25th day of November 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-12463; Filed, November 25, 1942;  
11:59 a. m.]

#### PART 1499—COMMODITIES AND SERVICES [GMPR, Amendment 12 to Rev. Supp. Reg. 4<sup>1</sup>]

##### EXCEPTION FOR CERTAIN SALES TO UNITED STATES, ETC.

A statement of considerations involved in the issuance of this Amendment No. 12 has been issued simultaneously herewith and filed with the Division of the Federal Register.\*

Section 1499.29 (a) (8) (iv) is hereby amended to read as follows:

§ 1499.29 *Exceptions for sales and deliveries to the United States or any agency thereof of certain commodities and in certain transactions and for certain other commodities, sales and deliveries.* (a) General Maximum Price Regulation shall not apply to sales or deliveries

of the following commodities or in the following transactions:

(8) Prior to January 1, 1943, to sales or deliveries to the United States or any agency thereof, or to the Government of any country whose defense the President deems vital to the defense of the United States under the terms of the Act of March 11, 1941, entitled "An Act to promote the defense of the United States", or any agency of any such Government, of the following commodities:

(iv) Canteens, canteen cups, and meat cans, models M-1942 and M-1910 (Quartermaster Corps):

(d) *Effective date.* \* \* \*

(13) Amendment No. 12 (§ 1499.29 (a) (8) (iv)) to Revised Supplementary Regulation No. 4 shall become effective November 25, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 25th day of November 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-12465; Filed, November 25, 1942;  
11:56 a. m.]

#### PART 1499—COMMODITIES AND SERVICES

[Order 2 Under Supp. Reg. 15 of GMPR]

UNITED PARCEL SERVICE OF NEW YORK, ET AL.

Order No. 2 under § 1499.75 (a) (3) of Supplementary Regulation No. 15, of the General Maximum Price Regulation—Docket No. GF1-346-P.

For the reasons set forth in an opinion issued simultaneously herewith, it is ordered:

§ 1499.1302 *Adjustment of maximum prices for contract carrier services sold by United Parcel Service of New York, Inc., United Parcel Service of Pennsylvania, Inc., United Parcel Service of Illinois, Inc., United Parcel Service of Milwaukee, United Parcel Service of Cincinnati, Inc., United Parcel Service of Los Angeles, Inc., United Parcel Service of San Francisco, United Parcel Service Bay District, United Parcel Service of Portland, United Parcel Service of Seattle.* (a) United Parcel Service of New York, Inc., United Parcel Service of Pennsylvania, Inc., United Parcel Service of Illinois, Inc., United Parcel Service of Milwaukee, United Parcel Service of Cincinnati, Inc., United Parcel Service of Los Angeles, Inc., United Parcel Service of San Francisco, United Parcel Service Bay District, United Parcel Service of Portland, United Parcel Service of Seattle, hereinafter called petitioners, may sell and deliver, and any department store or specialty shop may buy and receive from any of said petitioners, contract carrier services at prices not higher than those resulting from the application of the appropriate pricing method set forth below:

(1) *Where charges are determined by formula—*(i) *Department stores—*(a) *Furniture delivery service.* The charges

by any petitioner for furniture delivery service to any department store for any contract year shall not exceed the highest charges which would be produced by application, on a quarterly basis, of any formula in effect during March, 1942, for furniture delivery service for a department store served by the particular petitioner.

(b) *Package delivery and other contract carrier services.* The charges by any petitioner for package delivery and other contract carrier service to any department store for any contract year shall not exceed the highest charges which would be produced by application, on a quarterly basis, of a formula in effect during March, 1942, for package delivery and other contract carrier service for a department store served by the particular petitioner.

(ii) *Specialty shops.* The charges by any petitioner for contract carrier service to any specialty shop for any contract year shall not exceed the highest charges which would be produced by application, on a quarterly basis, of any formula in effect during March, 1942, for a specialty shop served by the particular petitioner.

(2) *Where charges are determined by fixed price per unit.* The price per unit charged to any department store or specialty shop for contract carrier service for any contract year shall not exceed the price per unit for such service for such department store or specialty shop during March, 1942, as increased by a percentage computed as follows: the price per unit resulting from application of the ceiling formula provided in (1) (i) (b) above to the deliveries of such department store or specialty shop during the quarter immediately preceding the beginning of the contract year in question shall be compared with the price per unit resulting from application of such formula to the deliveries of such department store or specialty shop during the quarter immediately preceding the effective date of the contract in effect during March, 1942, and the percentage of increase, if any, shall be determined. However, in no event shall the price per unit charged to such department store or specialty shop exceed the highest price per unit in effect during March, 1942, for any department store or specialty shop served by the particular petitioner.

(b) In the event of renewal or modification after August 1, 1942, of any contract for contract carrier service between any of the petitioners and any department store or specialty shop, the aggregate charges for contract carrier service for any future contract year shall not exceed the aggregate charges for all such service rendered to such department store or specialty shop during the twelve-month period ending March 31, 1942: *Provided, however,* That the provisions of this paragraph shall not apply where there has been substantial expansion or change in the character of the contract carrier service required by such department store or specialty shop of the particular petitioner.

(c) The maximum prices authorized herein shall apply as of August 1, 1942.

(d) Beginning with the quarter ending on December 31, 1942, petitioners

\*Copies may be obtained from the Office of Price Administration.

<sup>1</sup> 7 F.R. 5056, 5089, 5566, 6082, 6084, 6426, 6793, 7175, 7538, 8021.

<sup>4</sup> 7 F.R. 4108, 4231, 7202, 7780, 8385, 8949.

<sup>5</sup> 7 F.R. 3776, 4179, 4852, 5520, 6053, 6998, 7600, 7747, 8198, 8350, 8384, 8948.

<sup>6</sup> 7 F.R. 5667, 6681, 7149, 7966, 8385, 8948.

<sup>7</sup> 7 F.R. 5059, 7242, 8829, 9000.



shall submit quarterly to the Chief of the Transportation Branch, Transportation and Public Utilities Division, Office of Price Administration, Washington, D. C., the following financial data:

(1) Individual profit and loss statement of each of the petitioners.

(2) Consolidated profit and loss statement of United Parcel Service of America, Inc., and subsidiary companies.

(3) Analysis of consolidated surplus account of United Parcel Service of America, Inc., and subsidiary companies.

(e) *Definitions.* (1) When used in this order, the term:

(i) "Department store" means a retail store having 25 or more selling departments.

(ii) "Specialty shop" means a retail store having less than 25 selling departments.

(2) Unless the context otherwise requires, the definitions set forth in § 1499.20 of the General Maximum Price Regulation shall apply to the terms used in this order.

(f) All requests of the application not granted herein are denied.

(g) This Order No. 2 may be revoked or amended by the Price Administrator at any time.

(h) This Order No. 2 (§ 1499.1302) is hereby incorporated as a section of Supplementary Regulation No. 14, which contains modifications of maximum prices established by § 1499.2.

(i) This Order No. 2 (§ 1499.1302) shall become effective November 27, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 25th day of November 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-12459; Filed, November 25, 1942;  
12:00 m.]

#### PART 1499—COMMODITIES AND SERVICES

[Correction to Order 90 Under § 1499.18 (b) of GMPR]

M. BROWN AND SONS, SOUTH BEND,  
INDIANA

Correction to Order No. 90 Under § 1499.18 (b) of the General Maximum Price Regulation—Docket No. GF3-1833.

By reason of a typographical error the docket no. GF3-1833 of the above order appeared in the official copy thereof as GF3-1187. Such order is therefore corrected to read Docket No. GF3-1833 in the place of Docket No. GF3-1187.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871.)

Issued this 25th day of November 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-12464; Filed, November 25, 1942;  
11:57 a. m.]

#### TITLE 26—INTERNAL REVENUE

##### Chapter I—Bureau of Internal Revenue

##### Subchapter E—Administrative Provisions Common to Various Taxes

##### PART 455—REWARDS FOR INFORMATION LEADING TO THE DETECTION AND PUNISHMENT OF PERSONS VIOLATING INTERNAL REVENUE LAWS

##### § 455.1 Rewards for information.

Under and by virtue of the provisions of section 3792 of the Internal Revenue Code (formerly section 3463 of the Revised Statutes of the United States), which authorize the Commissioner of Internal Revenue, with the approval of the Secretary of the Treasury, to pay such sums as he may deem necessary, not exceeding in the aggregate the sum appropriated therefor, for detecting and bringing to trial and punishment persons guilty of violating the internal revenue laws, or conniving at violations of the same, in cases where such expenses are not otherwise provided for by law, the Commissioner of Internal Revenue, with the approval of the Secretary of the Treasury, does hereby offer for information given by persons other than officers of internal revenue, or persons appointed or employed in, or acting in connection with, the Internal Revenue Service, that shall lead to the detection and punishment of persons guilty of violating the internal revenue laws, or conniving at the same, such reward as the Commissioner of Internal Revenue, with the approval of the Secretary of the Treasury, shall deem suitable, but in no case exceeding 10 per cent of the net amount of taxes, penalties, fines and forfeitures which, by reason of said information, shall be paid irrecoverably to the United States through suit or otherwise.

The rewards hereby offered are limited in their aggregate to the sum appropriated therefor and shall be paid only in cases not otherwise provided for by law.

Claims for reward under the provisions hereof shall be made on Form 211, which may be obtained from Collectors of Internal Revenue or from the Bureau at Washington, D. C.

Treasury decision 4663, approved July 6, 1936, is hereby revoked.

(Sec. 3792 of the Internal Revenue Code; 53 Stat. 467)

[SEAL] GUY T. HELVERING,  
Commissioner of Internal Revenue.

Approved: November 24, 1942.

JOHN L. SULLIVAN,  
Acting Secretary of the Treasury.

[F. R. Doc. 42-12444; Filed, November 25, 1942;  
11:18 a. m.]

#### TITLE 7—AGRICULTURE

##### Chapter III—Bureau of Entomology and Plant Quarantine

##### PART 301—DOMESTIC QUARANTINE NOTICES

[B. E. P. Q. 386, 7th Revision]

##### GYPSY MOTH AND BROWN-TAIL MOTH QUARANTINE REGULATIONS MODIFIED

This revision of circular B. E. P. Q. 386 adds to the list of articles exempted from

certification requirements, exfoliated or expanded vermiculite when packaged in closed containers, salal (known to the trade as lemon) cuttings, for ornamental use, and sawdust and shavings produced under certain prescribed conditions and so identified.

Wintergreen cuttings have been more specifically classified as to species.

§ 301.45a<sup>1</sup> *Administrative instructions; articles exempted from restrictions.* Pursuant to the authority conferred upon the Chief of the Bureau of Entomology and Plant Quarantine by the second proviso of § 301.45, Chapter III, Title 7, Code of Federal Regulations (Notice of Quarantine No. 45, on account of the gypsy moth and brown-tail moth), the following articles, the interstate movement of which is not considered to constitute a risk of moth dissemination, are exempted from the restrictions of the regulations of this quarantine, effective November 20, 1942.

Acacia cuttings for ornamental use (*Acacia* spp.).

Banana stalks, when crushed, dried, and shredded.

Birch slabs for use as post cards.

Birch bark when waxed, polished, or otherwise treated to adequately eliminate all risk of transmitting infestation and when used in the manufacture of novelties.

Box shooks, when newly manufactured and planed on four sides.

Boxwood cuttings and branches for ornamental use (*Buxus sempervirens*).

Cable reels, when newly manufactured and empty.

California peppertree cuttings and branches for ornamental use (*Schinus molle*).

Clubmoss (sometimes called "ground pine") (*Lycopodium* spp.).

Cuttings of woody plants that have been grown in the greenhouse throughout the year, when labeled on the outside of the container to show that the contents were greenhouse grown.

Eucalyptus cuttings and branches for ornamental use (*Eucalyptus globulus*).

Evergreen smilax (*Smilax lanceolata*).

Fuchsia (*Fuchsia* spp.).

Galax (*Galax aphylla*).

Geranium (*Pelargonium* spp.).

Heather cuttings for ornamental use (*Erica* spp., *Calluna* spp.).

Heliotrope (*Heliotropium* spp.).

Herbarium specimens, when dried, pressed, and treated, and when so labeled on the outside of each container.

Jerusalem-cherry (*Solanum capsicastrum*, *S. pseudocapsicum*, *S. hendersoni*).

Leaves of deciduous or evergreen trees that have been treated or dyed.

Mistletoe (*Phoradendron flavescens*, *Viscum album*, etc.).

Oregon huckleberry (*Vaccinium ovatum*).

Partridgeberry (*Mitchella repens*).

Salal, known to the trade as lemon cuttings, for ornamental use (*Gaultheria shallon*).

Sawdust that has been (1) produced in established, nonportable, commercial sawmills from boards or other timber previously sawed four sides, (2) subsequently blown through an air-blast conveyor line having a minimum length of 50 feet and at least one 45° or sharper angle, (3) protected from infestation prior to shipment, and (4) identified as specified below.

Shavings that have been either (1) produced by planers having 6 or more blades,

<sup>1</sup> 16 F.R. 5131.

or (2) blown through an air-blast conveyor line having a minimum length of 50 feet and at least one 45° or sharper angle; and in either case protected from infestation prior to shipment, and identified as specified below.

Invoices and waybills covering bulk carload or less-than-carload shipments of sawdust or shavings meeting these conditions for exemption shall bear thereon a notation to the effect that:

"The consignor guarantees that the contents of this shipment have been produced under conditions which entitle the material to exemption as specified in the Federal gypsy moth quarantine regulations or administrative instructions thereto."

Strawberry plants (*Fragaria* spp.).

Trailing arbutus (*Epigaea repens*).

Verbena (*Verbena* spp.).

Vermiculite (variously termed zonolite or mica-gro) when exfoliated or expanded and when packaged in closed containers.

Wintergreen for ornamental use (*Gaultheria procumbens*, *Pyrola* spp.). See also Salal.

Wood flour, pulverized wood, or ground wood sawdust, when processed by screening or sifting through a screen of at least 30 meshes per inch.

These instructions supersede the list of exempted articles contained in B. E. P. Q. 386, 6th revision, which became effective October 10, 1941.

(7 CFR § 301.45; sec. 8, 39 Stat. 1165, 44 Stat. 250; 7 U.S.C. 161.)

Done at Washington, this 17th day of November 1942.

AVERY S. HOYT,  
Acting Chief.

[F. R. Doc. 42-12443; Filed, November 25, 1942;  
11:00 a. m.]

## Chapter VII—Agricultural Adjustment Agency

[MQ-650, Supp. 1]

### PART 717—REGULATIONS GOVERNING THE HOLDING OF REFERENDA ON MARKETING QUOTAS

By virtue of the authority vested in the Secretary of Agriculture by Title III of the Agricultural Adjustment Act of 1938 (Public Law No. 430, 75th Congress, approved February 16, 1938; 52 Stat. 38, 7 U.S.C. 1301 et seq.), as amended, public notice is hereby given of the following amendments to MQ-650, "Regulations Governing the Holding of Referenda on Marketing Quotas," as published in the FEDERAL REGISTER on November 5, 1941, (6 F.R. 5616):

1. § 717.9 *Issuing ballots to voters* is hereby amended as follows: The first sentence thereof is amended so, as to read: "The community referendum committee, or at least one member thereof in case there are two or more polling places in the community, shall open the polling place for the issuance of ballot forms and the casting of ballots at the time designated by the county committee and shall thereafter, until the time when the polls are required to be closed and the casting of ballots discontinued, issue a ballot to each person who is eli-

gible to vote and applies for a ballot and to each person who claims to be eligible to vote and insists upon voting even though his eligibility to vote is challenged by the committee." The last sentence thereof is amended so as to read: "Ballot forms<sup>1</sup> shall be issued and ballots placed in the ballot box only while at least one member serving on the community referendum committee is physically present in the polling place and in position to see each ballot form as it is issued and each ballot as it is placed in the ballot box."

2. § 717.12 *State committee's record of the result of the referendum* is hereby amended by changing the third sentence to read as follows: "The State summary shall be prepared in triplicate and certified to by at least a majority of the members of the State committee, or by the administrative officer in charge of the State office if so instructed by the Regional Director."

Done at Washington, D. C., this 24th day of November 1942. Witness my hand and the seal of the Department of Agriculture.

[SEAL]

CLAUDE R. WICKARD,  
Secretary of Agriculture.

[F. R. Doc. 42-12383; Filed, November 24, 1942;  
3:38 p. m.]

## Chapter IX—Agricultural Marketing Administration

### PART 945—MILK IN THE WASHINGTON, D. C., MARKETING AREA

#### ORDER TERMINATING CERTAIN PROVISIONS

Order terminating certain provisions of §§ 945.1 (a) (5)<sup>2</sup> and 945.7 (a)<sup>3</sup> of the order, as amended, regulating the handling of milk in the Washington, D. C., marketing area.

Pursuant to the applicable provisions of Public Act No. 10, 73d Congress, as amended and as reenacted and amended by the Agricultural Marketing Agreement Act of 1937 (7 U.S.C. 1940 ed. 601 et seq.), hereinafter referred to as the "act", and the provisions of the order, as amended, regulating the handling of milk in the Washington, D. C., marketing area, it is hereby determined that the provisions of such order which provide that farmers delivering milk to plants outside the marketing area, from which milk is shipped into the marketing area, shall be considered producers, and the provisions which require handlers under the said marketing order to pay the difference between the Class I and Class II prices on the milk equivalent of cream received from plants outside the marketing area, are provisions which obstruct and do not tend to effectuate the declared policy of the act with respect to the producers of milk under such marketing order.

<sup>1</sup> Filed as part of the original document.

<sup>2</sup> 6 F.R. 4554; 7 F.R. 3147.

<sup>3</sup> 6 F.R. 4556; 7 F.R. 3147.

It is, therefore, ordered, That effective as of 12:01 a. m., e. v. t., November 25, 1942, the following provisions of the order, as amended, regulating the handling of milk in the Washington, D. C., marketing area are hereby suspended:

1. The words "from which no milk was shipped to the marketing area as milk during the preceding year," which are included in the proviso in § 945.1 (a) (5) of the said order; and

2. The provision "add the hundred-weight of milk equivalent (at the average test of milk received from producers) of the butterfat contained in cream received from plants at which no milk is received from producers, which is allocated to Class I, times the Class I price, less the Class II price, computed pursuant to § 945.5", which appears in § 945.7 (a) of the said order.

Done at Washington, D. C., this 25th day of November, 1942. Witness my hand and the Seal of the United States Department of Agriculture.

[SEAL]

THOMAS J. FLAVIN,  
Assistant to the  
Secretary of Agriculture.

[F. R. Doc. 42-12450; Filed, November 25, 1942;  
11:48 a. m.]

## Notices

### DEPARTMENT OF AGRICULTURE

#### Office of the Secretary.

[Memorandum No. 1052]

#### DELEGATION OF AUTHORITY TO ACQUIRE, AND DISPOSE OF CERTAIN PROPERTY

NOVEMBER 21, 1942.

Delegation of authority to acquire, use, and dispose of property under Title II of the Second War Powers Act, 1942.

By virtue of the authority vested in me by Executive Order No. 9249, dated October 1, 1942 (7 Fed. Reg. No. 196, page 7874), I hereby delegate to the Administrator or Acting Administrator, Agricultural Marketing Administration, and the President or Acting President, Commodity Credit Corporation, the authority to acquire, use, and dispose of any real property, temporary use thereof, or other interest therein, together with any personal property located thereon, or used therewith, that shall be deemed necessary for war purposes in connection with the storing and warehousing of agricultural commodities or products in accordance with the provisions of Title II of the Second War Powers Act, 1942, approved March 27, 1942.

[SEAL]

CLAUDE R. WICKARD,  
Secretary of Agriculture.

[F. R. Doc. 42-12442; Filed, November 25, 1942;  
11:00 a. m.]

<sup>4</sup> Acting pursuant to authority delegated by the Secretary of Agriculture under the Act of April 4, 1940 (54 Stat. 81; 7 F.R. 2656).

## DEPARTMENT OF LABOR.

## Wage and Hour Division.

## EUREKA PIPE LINE COMPANY

## GRANTING OF EXCEPTION

Notice is hereby given that pursuant to § 516.18 of the Record Keeping Regulations, Part 516, issued under authority contained in the Fair Labor Standards Act of 1938, the Administrator of the Wage and Hour Division has granted to the Eureka Pipe Line Company of Parkersburg, West Virginia, an exception to § 516.6 of the Record Keeping Regulations relieving this company from the requirement of maintaining records of the hours worked each workday, and the total hours worked each workweek for any employee who is totally exempt from the provisions of section 7 of the Fair Labor Standards Act, in any workweek when such an employee does not work over 56 hours: *Provided*, That the wage or salary paid to the employee for the workweek is sufficient to compensate him for at least 56 hours at not less than the minimum hourly rate required by the Fair Labor Standards Act or any order issued thereunder.

This exception is not applicable to any employee under 16 years of age.

This authority is granted on the representations of the petitioner and is subject to revocation for cause.

Signed at New York, New York this 23d day of November 1942.

L. METCALFE WALLING,  
Administrator.

[F. R. Doc. 42-12394; Filed, November 25, 1942;  
9:57 a. m.]

## LEARNER EMPLOYMENT CERTIFICATES

## ISSUANCE TO VARIOUS INDUSTRIES

Notice of issuance of special certificates for the employment of learners under the Fair Labor Standards Act of 1938.

Notice is hereby given that special certificates authorizing the employment of learners at hourly wages lower than the minimum wage rate applicable under section 6 of the Act are issued under section 14 thereof, Part 522 of the regulations issued thereunder (August 16, 1940, 5 F.R. 2862, and as amended June 25, 1942, 7 F.R. 4723), and the determination and order or regulation listed below and published in the FEDERAL REGISTER as here stated.

Apparel Learner Regulations, September 7, 1940 (5 F.R. 3591).

Single Pants, Shirts and Allied Garments, Women's Apparel, Sportswear, Rainwear, Robes, and Leather and Sheep-Lined Garments Divisions of the Apparel Industry, Learner Regulations, July 20, 1942 (7 F.R. 4724).

Artificial Flowers and Feathers Learner Regulations, October 24, 1940 (5 F.R. 4203).

Glove Findings and Determination of February 20, 1940, as amended by Administrative Order of September 20, 1940 (5 F.R. 3748).

Hosiery Learner Regulations, September 4, 1940 (5 F.R. 3530).

Independent Telephone Learner Regulations, September 27, 1940 (5 F.R. 3829).

Knitted Wear Learner Regulations, October 10, 1940 (5 F.R. 3982).

Millinery Learner Regulations, Custom Made and Popular Priced, August 29, 1940 (5 F.R. 3392, 3393).

Textile Learner Regulations, May 16, 1941 (6 F.R. 2446).

Woolen Learner Regulations, October 30, 1940 (5 F.R. 4302).

Notice of Amended Order for the Employment of Learners in the Cigar Manufacturing Industry, July 20, 1941 (6 F.R. 3753).

The employment of learners under these certificates is limited to the terms and conditions as to the occupations, learning periods, minimum wage rates, et cetera, specified in the determination and order or regulation for the industry designated above and indicated opposite the employer's name. These certificates become effective November 26, 1942. The certificates may be cancelled in the manner provided in the regulations and as indicated in the certificates. Any person aggrieved by the issuance of any of these certificates may seek a review or reconsideration thereof.

NAME AND ADDRESS OF FIRM, INDUSTRY, PRODUCT, NUMBER OF LEARNERS AND EXPIRATION DATE

## Apparel Industry

Acme Pad Company, 516 W. Baltimore Street, Baltimore, Maryland; Shoulder pads for ladies' & men's garments; five learners (T); November 26, 1943.

Sunneytown Clothing Mfg. Co., Sunneytown, Pennsylvania; Pants, 5 learners (T); November 26, 1943.

Single Pants, Shirts and Allied Garments, Women's Apparel, Sportswear, Rainwear, Robes and Leather and Sheeplined Garments Divisions of the Apparel Industry

Big Jack Mfg. Co., Inc., 4th St., Bristol, Tennessee; Overalls, coats, dungarees, twill pants; 10 percent (T); November 26, 1943.

Big Jack Mfg. Co. Inc., 121 Lee St., Bristol, Virginia; Work pants, shirts and twill pants; 10 percent (T); November 26, 1943.

Mr. George Krauss, #52 So. River St., Coxsackie, New York; Ladies' dresses; 7 learners (T); November 26, 1943.

R. Lowenbaum Mfg. Co., 2225 Locust St., St. Louis, Missouri; Dresses; 10 percent (T); November 26, 1943.

Jacob Nathanson & Co., 412 S. Wells St., Chicago, Illinois; Cotton & rayon wash dresses; 10 learners (T); November 26, 1943.

United Cotton Goods Co., Inc., Corner Hill & Broadway Sts., Griffin, Georgia; Washable uniforms, towels, table cloths, napkins, cooks garments; 10 learners (T); November 26, 1943.

Welch-Cook-Beals Co., 321-329 Third St., S. E., Cedar Rapids, Iowa; Work shirts, overalls, herringbone trousers, work jackets; 3 learners (T); November 26, 1943.

Wilmer Fashion, 7th & Bridge, Lehigh, Pennsylvania; Ladies' dresses; 10 percent (T); November 26, 1943.

## Glove Industry

Hanover Glove Co., Inc., 2-6 Exchange Place, Hanover, Pennsylvania; Leather dress gloves and work gloves; 4 learners (T); November 26, 1943.

## Hosiery Industry

Cherokee Hosiery Co., Edwards St., Cleveland, Tennessee; Seamless; 5 percent (T); November 26, 1943.

The House of Byer, Inc., 18 Ames St., Cambridge, Massachusetts; seamless; 5 percent (T); November 26, 1943.

Infants Socks, Inc., Brown & Catherine Sts., Middletown, Pennsylvania; seamless; 5 learners (T); November 26, 1943.

Lynne Hosiery Mills, Inc., N. South St., Mt. Airy, North Carolina; seamless; 5 learners (E); July 23, 1943.

## Knitted Wear Industry

Clark Brothers, 20 Elm St., Glens Falls, New York; outerwear and underwear; 5 learners (T); November 26, 1943.

Sprite Mfg. Co., Broad & Peterson Sts., Tamaqua, Pennsylvania; knitted underwear; 5 percent (T); November 26, 1943.

## Textile Industry

Alabama Bedspread Company, Scottsboro, Alabama; cotton chenille bedspreads; 5 percent (T); November 26, 1943.

Cherokee Candlewick, Inc., Calhoun, Georgia; Chenille bedspreads; 5 percent (T); November 26, 1943.

Santee Mills #1, 97 S. Blvd., Orangeburg, South Carolina; cotton sheetings; 3 percent (T); November 26, 1943.

Signed at New York, N. Y., this 24th day of November 1942.

MERLE D. VINCENT,  
Authorized Representative  
of the Administrator.

[F. R. Doc. 42-12395; Filed, November 25, 1942;  
9:57 a. m.]

## CIVIL AERONAUTICS BOARD.

[Docket No. SA-76]

## INVESTIGATION OF AIRCRAFT ACCIDENT OCCURRING NEAR SYRACUSE

## NOTICE OF HEARING

In the matter of investigation of accident involving aircraft of United States Registry NC 29882 and NC 36352 which occurred near Syracuse, New York on November 18, 1942.

Notice is hereby given, pursuant to the Civil Aeronautics Act of 1938, as amended, particularly section 702 of said Act, in the above-entitled proceeding, that hearing is hereby assigned to be held on the first day of December, 1942, at 9:30 AM (EWT) in the East Federal Building, Syracuse, New York.

Dated at Washington, D. C., November 24, 1942.

[SEAL]

ALLEN P. BOURDON,  
Presiding Officer.

[F. R. Doc. 42-12445; Filed, November 25, 1942;  
11:33 a. m.]

## FEDERAL COMMUNICATIONS COMMISSION.

[Docket No. 6456]

## CHATAHOOCHEE BROADCASTING CO.

## NOTICE OF HEARING

In re application of Chatahoochee Broadcasting Company (New); dated

November 14, 1940, for construction permit; class of service, broadcast; class of station, broadcast; location, Columbus, Georgia; operating assignment specified; frequency, 1450 kc. (Class IV); power, 250 w.; hours of operation, unlimited.

You are hereby notified that the Commission on October 27, 1942, denied the petition of the applicant filed pursuant to the Memorandum Opinion of the Commission of April 27, 1942, and designated the above-entitled matter for hearing upon the following issues:

1. To determine whether the granting of this application will be consistent with the policy announced by the Commission in its Memorandum Opinion dated April 27, 1942.

2. To determine whether, in view of the facts adduced under the foregoing issue, public interest, convenience and necessity would be served by the granting of this application.

The application involved herein will not be granted by the Commission unless the issues listed above are determined in favor of the applicant on the basis of a record duly and properly made by means of a formal hearing.

The applicant is hereby given the opportunity to obtain a hearing on such issues by filing a written appearance in accordance with the provisions of § 1.382 (b) of the Commission's Rules of Practice and Procedure. Persons other than the applicant who desire to be heard must file a petition to intervene in accordance with the provisions of § 1.102 of the Commission's Rules of Practice and Procedure.

The applicant's address is as follows: Chattahoochee Broadcasting Company, c/o Arthur Lucas, P. O. Box 1241, Atlanta, Georgia.

Dated at Washington, D. C., November 23, 1942.

By the Commission.

[SEAL]

T. J. SLOWIE,  
Secretary.

[F. R. Doc. 42-12439; Filed, November 25, 1942; 10:57 a. m.]

[Docket No. 6457]

FORT HAMILTON BROADCASTING CO.

#### NOTICE OF HEARING

In re application of The Fort Hamilton Broadcasting Co. (New); dated, March 5, 1942; for, construction permit; class of service, broadcast; class of station, broadcast; location, Hamilton, Ohio. Operating assignment specified: frequency, 1450 kc.; power, 250 w.; hours of operation, unlimited.

You are hereby notified that the Commission on November 6, 1942, denied the petition of the applicant filed pursuant to the Memorandum Opinion of the Commission of April 27, 1942, and designated the above-entitled matter for hearing upon the following issues:

1. To determine whether the granting of the application would be in conformity with the policy announced by the Commission in its Memorandum Opinion of April 27, 1942.

2. To determine whether, in view of the facts adduced under the foregoing issue, public interest, convenience and necessity would be served by the granting of this application.

The application involved herein will not be granted by the Commission unless the issues listed above are determined in favor of the applicant on the basis of a record duly and properly made by means of a formal hearing.

The applicant is hereby given the opportunity to obtain a hearing on such issues by filing a written appearance in accordance with the provisions of § 1.382 (b) of the Commission's Rules of Practice and Procedure. Persons other than the applicant who desire to be heard must file a petition to intervene in accordance with the provisions of § 1.102 of the Commission's Rules of Practice and Procedure.

The applicant's address is as follows: The Fort Hamilton Broadcasting Company, 602 First National Bank Building, Hamilton, Ohio.

Dated at Washington, D. C., November 23, 1942.

By the Commission.

[SEAL]

T. J. SLOWIE,  
Secretary.

[F. R. Doc. 42-12440; Filed, November 25, 1942; 10:57 a. m.]

[Docket No. 6458]

EASTERN BROADCASTING CO.

#### NOTICE OF HEARING

In re application of Eastern Broadcasting Company, Inc., (New); dated August 1, 1941, for construction permit; class of service, broadcast; class of station, broadcast; location, Long Island, New York; operating assignment specified: Frequency, 1520 kc.; power, 1 kw.; hours of operation, Limited to WKBW, Buffalo, New York.

You are hereby notified that the Commission on November 6, 1942, denied the petition of the applicant filed pursuant to the Memorandum Opinion of the Commission of April 27, 1942, and designated the above-entitled matter for hearing upon the following issues:

1. To determine whether the granting of the application would be in conformity with the policy announced by the Commission in its Memorandum Opinion of April 27, 1942.

2. To determine whether, in view of the facts adduced under the foregoing issue, public interest, convenience or necessity would be served by the granting of this application.

The application involved herein will not be granted by the Commission unless the issues listed above are determined in favor of the applicant on the basis of a record duly and properly made by means of a formal hearing.

The applicant is hereby given the opportunity to obtain a hearing on such issues by filing a written appearance in accordance with the provisions of § 1.382 (b) of the Commission's Rules of Practice and Procedure. Persons other than the applicant who desire to be heard must

file a petition to intervene in accordance with the provisions of § 1.102 of the Commission's Rules of Practice and Procedure.

The applicant's address is as follows: Eastern Broadcasting Company, Incorporated, c/o Charles G. Guyer, Resident Agent, 901 Market Street, Wilmington, Delaware.

Dated at Washington, D. C., November 23, 1942.

By the Commission.

[SEAL]

T. J. SLOWIE,  
Secretary.

[F. R. Doc. 42-12441; Filed, November 25, 1942; 10:57 a. m.]

#### OFFICE OF THE ALIEN PROPERTY CUSTODIAN.

All or part of Vesting Orders 376, 377, 379, and 380 should have appeared on page 9757 of the issue for Tuesday, November 24, 1942. A duplicate of page 9657 was printed in lieu of the proper page 9757.

[Vesting Order 376]

CERTAIN INDEBTEDNESS OWING BY TAKAMINE CORPORATION

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

All right, title, interest and claim of any name or nature whatsoever of Tatsumi Engineering Company, Ltd., whose last known address was represented to the undersigned as being Tokyo, Japan, in and to all indebtedness, contingent or otherwise and whether or not matured, owing to it by Takamine Corporation [which was found in Vesting Order Number 194 issued under date of September 23, 1942 to be a business enterprise within the United States which is a national of a designated enemy country (Japan)] a New York corporation, New York, New York, including but not limited to all security rights in and to any and all collateral for any and all such indebtedness and the right to sue for and collect such indebtedness,

is an interest in the aforesaid business enterprise held by, and is property within the United States owned or controlled by, a national of a designated enemy country (Japan), determining that to the extent that any or all of such nationals are persons not within a designated enemy country the national interest of the United States requires that such persons be treated as nationals of the aforesaid designated enemy country (Japan), and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt within the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers

of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national", "designated enemy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington D. C. on November 18, 1942.

[SEAL] LEO T. CROWLEY,  
*Alien Property Custodian.*

[F. R. Doc. 42-12229; Filed, November 21, 1942;  
10:46 a. m.]

[Vesting Order 377]

#### AFRICAN-ASIATIC TRADING COMPANY, INC.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

All right, title, interest and claim of any name or nature whatsoever of H. N. Capeluto, whose last known address was represented to the undersigned as being Kobe, Japan, in and to all indebtedness, contingent or otherwise and whether or not matured, owing to it by African-Asiatic Trading Company, Inc. [which was found in Vesting Order Number 88, issued under date of July 31, 1942 to be a business enterprise within the United States which is a national of a designated enemy country (Japan)] a New York corporation, New York, New York, including but not limited to all security rights in and to any and all collateral for any and all such indebtedness and the right to sue for and collect such indebtedness.

is an interest in the aforesaid business enterprise held by, and is property within the United States owned or controlled by, a national of a designated enemy country (Japan), determining that to the extent that any or all of such nationals are persons not within a designated enemy country the national interest of the United States requires that such persons be treated as nationals of the aforesaid designated enemy country (Japan), and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national", "designated enemy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C. on November 18, 1942.

[SEAL] LEO T. CROWLEY,  
*Alien Property Custodian.*

[F. R. Doc. 42-12230; Filed, November 21, 1942;  
10:46 a. m.]

[Vesting Order 379]

#### MEITO CHINA CORPORATION

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

10 shares (which together with the 390 shares of similar stock vested by the undersigned pursuant to Vesting Order Number 176 issued under date of September 28, 1942, constitute all of the outstanding shares) of \$100 par value common capital stock of Meito China Corporation, a New York corporation, New York, New York, which is a business enterprise within the United States, which 10 shares are owned by Seichi Wakymoto, whose last known address was represented to the undersigned as being Japan (by repatriation).

is property of, and represents an interest in said business enterprise which was found in the aforesaid Vesting Order Number 176 to be, a national of a designated enemy country (Japan), and determining that to the extent that any or all of such nationals are persons not within a designated enemy country the national interest of the United States requires that such persons be treated as nationals of the aforesaid designated enemy country, and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby (1) vests such 10 shares in the Alien Property Custodian, to be held, used, administered,

liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States, and (2) undertakes the direction, management, supervision and control of such business enterprise to the extent deemed necessary or advisable from time to time by the undersigned.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof or to indicate that compensation will not be paid in lieu thereof, or to vary the extent of such direction, management, supervision or control or to terminate the same, if and when it should be determined that any of such action should be taken.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national", "designated enemy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C. on November 18, 1942.

[SEAL] LEO T. CROWLEY,  
*Alien Property Custodian.*

F. R. Doc. 42-12231; Filed, November 21, 1942;  
10:46 a. m.]

[Vesting Order 380]

#### ESTATE OF FREDERICK HERBENER, DECEASED

In re: estate of Frederick Herbener, deceased—file D. 28-1477; E. T. sec. 185.

Under the authority of the Trading with the Enemy Act as amended, Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests hereinafter described are property which is in the process of administration by Frank F. Barthmaler, Executor, acting under the judicial supervision of the Orphans Court of the State of Pennsylvania, in and for Philadelphia County;

(2) Such property and interests are payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely,

National: Elizabeth Herbener—Last known address Germany.

And determining that—

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Or-



der or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Elizabeth Herbener in and to the Estate of Frederick Herbener, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: November 18, 1942.

[SEAL] LEO T. CROWLEY,  
Alien Property Custodian.

[F. R. Doc. 42-12238; Filed, November 21, 1942;  
10:48 a. m.]

[Vesting Order 290]

K. SCHLEGEL, ET AL.

#### PATENT APPLICATIONS OF FOREIGN NATIONALS

Under the authority of the Trading with the enemy Act, as amended, and Executive Order No. 9095, as amended,<sup>1</sup> and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

Patent applications listed and described in Exhibit A attached hereto and made a part hereof,

is property in which nationals of a foreign country (Denmark) have interests, and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1 within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on November 2, 1942.

[SEAL] LEO T. CROWLEY,  
Alien Property Custodian.

#### EXHIBIT A

Patent applications in the United States Patent Office which are identified as follows:

Serial No.	Filing date	Inventor	Title
229,101	7/19/38	K. Schlegel	Method and apparatus for producing photographic sound records.
241,833	11/22/38	J. Hertz	Dishwashing machines, primarily for household use.
245,782	12/14/38	J. Petersen	Production of frits or greats.
263,484	3/22/39	P. Klein	Wind shield cleaner mechanism for vehicles or vessels.
268,485	4/18/39	K. Heshe	Packing for eggs and other brittle articles.
270,845	4/23/39	A. Herlow	Emulsifiers and the production of emulsions.
277,299	6/3/39	N. Steensen	Process of molding concrete structures.
280,189	6/20/39	N. Haustrup	Key-opening can.
290,146	8/15/39	R. Nielsen	Wood cutting machines.
291,035	8/19/39	O. Brun	Apparatus for measuring heat consumption.
293,486	9/6/39	E. Hinnerfeldt	Permutation and alarm locks.
294,462	9/11/39	P. Beer et al.	Sound recording apparatus.
296,157	9/22/39	A. Herlow	Edible ice, and the production thereof.
297,010	9/23/39	N. Kleegaard-Jensen et al.	Method of filling butter into receptacles.
298,723	10/3/39	O. Hansen	Preservation of fodder.
307,337	12/2/39	J. Nyrop	Process for the production of gluten powder.
309,291	12/14/39	B. Spur	Self-curd milk.
309,917	12/18/39	J. Petersen	Coin-actuated device.
310,291	12/21/39	M. Christian	Signs.
312,254	1/3/40	E. Phillipsen	Processes for the supply of moisture to products of fibrous substances with a bituminous coating.
313,395	1/11/40	W. Houkwa	Sighting device for air-target guns.
313,396	1/11/40	W. Houkwa	Device for transmitting the lateral rotation of a gun to a projector (calculating) box.
315,627	1/23/40	H. Jorgensen	Extraction of gelatine from codlin.
317,159	2/3/40	P. Tholstrup	Snow screens.
322,481	3/6/40	A. Christensen	Process for the purification of phosphatides.
325,889	3/22/40	N. Jorgensen	Electrostatic separation of cement raw materials.
328,165	4/15/40	H. Nielsen	Manufacturing of base exchange material and the like.
329,442	4/19/40	J. Mollerhoj	Electric power cable.
330,672	4/17/40	N. Muntheisen	Electric line switch.
331,131	4/23/40	P. Jacobsen	Process and apparatus for the manufacture of cardboard boxes for packing of eggs, fruit and the like.
332,827	6/10/40	H. Jorgensen	Preserves or canned foods, etc.
333,823	6/10/40	H. Jorgensen	Cheese and the production thereof.
345,896	7/16/40	J. Jacobsen	Electromotor-driven mechanical stokers.
352,164	8/10/40	K. Aasted	Conveyor mechanism for use in connection with machines for casting chocolate and the like.
352,165	8/10/40	K. Aasted	Casting apparatus for use in machines for casting chocolate and the like.
359,789	10/4/40	B. Pallo-Finn	Apparatus for protecting picture or sound films.
359,777	10/11/40	T. Hellmann	Separation of minerals.
368,791	12/1/40	A. Fischer	Wound healing preparations and the production thereof.
369,283	12/2/40	B. Martins	Spring checkle device.
370,486	1/7/41	G. Grubbs	Methods and machines for making an artificial ice product.
384,685	3/24/41	C. Sorensen	Binding clamp to hold a line wound on to a roll.
384,189	3/31/41	J. Nyrop	Method of preparing cocoa, etc.
385,768	4/3/41	S. Felscher et al.	Thread lighting device.
390,013	4/23/41	K. Schlegel	Electrical circuit control devices.
390,200	4/24/41	O. Petersen et al.	Method of operating internal combustion engines with supercharge and arrangement for internal combustion engines for carrying out the method.
390,695	4/23/41	A. Blichfeldt-Petersen	Wood impregnating plants.
399,575	6/23/41	T. Mehl	Plough share.
409,384	9/3/41	P. Merland et al.	Apparatus for treatment of nerves and muscles by means of electric impulses.
409,385	9/3/41	P. Merland et al.	Apparatus for treatment of nerves and muscles by means of electric impulses.
415,485	10/17/41	C. Andreasen	Method of treating wood.
419,661	11/18/41	O. Brun	Heat consumption meters.
423,254	1/3/42	L. Medsen	Process for laundering with hard water and soap or other laundering agents, and means for performing said process.
428,778	1/23/42	O. Petersen et al.	Internal combustion engines with crosshead.
434,295	3/11/42	H. Christensen	Process for sterilization, etc.
439,293	4/16/42	A. Gernow	Method of preserving vegetables, etc.
440,704	4/27/42	O. Rasmussen	Laundering machine.
442,026	5/7/42	P. Pedersen et al.	Safety-razors with a comb member cooperating with one or more cutters.

<sup>1</sup> 7 F.R. 5205.

Serial No.	Filing date	Inventor	Title
257,030	9/17/33	G. de Kadt	Process for spinning proteins.
257,031	9/17/33	M. Green	Method of producing foodstuffs.
257,032	9/17/33	J. Leide	Tobacco products and process of making same.
257,033	9/17/33	P. Hermann	Distribution of tobacco rod forming machines.
257,034	9/17/33	J. Van Nelsen	Reaction of non-conjugated olefinic compounds with LB unsaturated carbonyl compounds.
257,035	9/17/33	H. Lowin	Method of attaching cleavage caps.
257,036	9/17/33	H. Waterman et al.	Production of extrusion products from diene hydrocarbons.
257,037	9/17/33	J. Wouters	Process for the production of solid milk products.
257,038	9/17/33	G. Holst et al.	Electrical connection and method of making same.
257,039	9/17/33	A. Van Peski	Anti-knock motor fuel.
257,040	9/17/33	J. Goudsmit	Process of producing a floor covering.
257,041	9/17/33	A. Borge	Liquid spraying device for liquid fuel burners.
257,042	9/17/33	M. Johanns	Window structure.
257,043	9/17/33	H. Brack	Process for the preparation of purified latex, etc.
257,044	9/17/33	G. Heving	Road surfaces, road foundations and similar layers.
257,045	9/17/33	H. Nijland	Circuit-breakers for high voltage.
257,046	9/17/33	A. Klein	Process for producing a gas current carrying a predetermined quantity of nitrogen trioxide.
257,047	9/17/33	C. Rohrer et al.	Olefin and filler transfer device.
257,048	9/17/33	P. Malthe	Process for the manufacture of an improving agent, etc.
257,049	9/17/33	A. Van Peski et al.	Capillary-active agents.
257,050	9/17/33	B. Schreuder	Warning system and apparatus for use with automobiles, motor cycles and similar motor vehicles.
257,051	9/17/33	W. Van Dijk et al.	Manufacture of capillary-active compounds.
257,052	9/17/33	O. Stoet	Light Advertising device.
257,053	9/17/33	M. Driessen	Separation of suspensions in coal or ore preparation plants.
257,054	9/17/33	G. Visser	Production of Olefine Oxides.
257,055	9/17/33	R. Wechsberg	Materials Resistant to Poisonous Gases.
257,056	9/17/33	C. Mulder	Epicyclic gear.
257,057	9/17/33	W. Buskes	Processes for the production of screwflex coples.
257,058	9/17/33	A. Ter Linden	Centrifugal dust separators.
257,059	9/17/33	O. Holthuis	Drum presses.
257,060	9/17/33	J. Hoekstra et al.	Insulated conductor and method of making same.
257,061	9/17/33	A. Van Peski	Method of making insulated wire.
257,062	9/17/33	M. Feuerstein	Process for isomerizing hydrocarbons.
257,063	9/17/33	A. Van Peski et al.	Dosing arrangements.
257,064	9/17/33	F. Vervoll et al.	Saturation of hydrocarbons.
257,065	9/17/33	P. Kruijs	Production of magnetic material.
257,066	9/17/33	F. Kruijs	Process for preparing vegetable products of the type of the furfural derivatives.
257,067	9/17/33	F. Van Der Plas	Extraction process.
257,068	9/17/33	M. Reznabrook	Process for preparing starch products.
257,069	9/17/33	M. Reznabrook	Process for preparing starch products.
257,070	9/17/33	M. Reznabrook	Process for preparing starch products.
257,071	9/17/33	I. De Langen	A filter for separating solids from a fluid.
257,072	9/17/33	M. Jansen	Process for the separation of yeast from yeast suspensions.
257,073	9/17/33	J. Lauberthuizen	Electro-motor driven vertical centrifugal machine.
257,074	9/17/33	A. Van Peski	Alkylated electrical conductor.
257,075	9/17/33	O. Van Lin et al.	Insulated electrical conductor.
257,076	9/17/33	J. Loder	Motor driven fluid measuring apparatus.
257,077	9/17/33	M. Ter Horst	Price computing and indicating mechanism.
257,078	9/17/33	A. Schat	Process for the manufacture of fibres, filaments, threads, films and the like from solutions of proteins, particularly casein.
257,079	9/17/33	C. Schouten	Ship's lifeboats.
257,080	9/17/33	J. Berge	Processes and apparatus for separating loose masses.
257,081	9/17/33	G. Van Leeuwen	Composition of matter.
257,082	9/17/33	G. Van Leeuwen	Process of impermeabilizing, tightening or consolidating grounds, etc.
257,083	9/17/33	G. Van Leeuwen	Process of impermeabilizing, tightening or consolidating grounds, etc.
257,084	9/17/33	G. Van Leeuwen	Process of impermeabilizing, tightening or consolidating grounds and other earthy and stony masses and structures.
257,085	9/17/33	J. Hoekstra	Insulated electric conductor and method of making the same.
257,086	9/17/33	J. Hoekstra	Method of producing rigid electrical windings.
257,087	9/17/33	H. Hoer	Process for producing sublimation compounds.
257,088	9/17/33	A. Van Peski et al.	Isomerization of hydrocarbons.
257,089	9/17/33	A. Van Peski	Process for treating naphthalene hydrocarbons.
257,090	9/17/33	C. Campenien et al.	Device for treating the contents of collapsible tubes.
257,091	9/17/33	J. Zeuchelsen	Process of treating fibrous materials, more particularly bast fibres.
257,092	9/17/33	M. Green	Method of producing starch esters.
257,093	9/17/33	A. Van Drienen	Filter card dehydration.
257,094	9/17/33	A. Schat	Process for the production of hydrocarbons.
257,095	9/17/33	A. Van Peski et al.	Isomerization of hydrocarbons.
257,096	9/17/33	J. Gille	Combustion engines.
257,097	9/17/33	A. Dijkstra	Crude oil burners.

of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that the compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form AFC-1 within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on November 2, 1942.

[SEAL] LEO T. CROWLEY,  
Alien Property Custodian.

EXHIBIT A

Patent applications in the United States Patent Office which are identified as follows:

Serial No.	Filing date	Inventor	Title
46,912	10/20/35	W. Van Dijk	Extraction process.
129,525	2/18/37	K. David	Biologically active substances.
144,097	6/21/37	R. Oppenauer	Process of oxidizing unsaturated, polyvinyl alcohols.
150,544	6/20/37	G. Visser	Branched-chain paraffin hydrocarbons and process for their production.
157,223	8/3/37	N. Van Recema	Salt improvers.
164,889	9/21/37	G. Van Der Lee	Stable mixtures containing laevo-ascorbic acid or the like.
202,120	4/14/38	E. Laqueur et al.	Production of male sexual hormone.
205,726	5/3/38	M. Driessen	Separation of solid materials.
210,540	5/27/38	W. Bolk	Method of filling a compression matrix with a pulverulent material.
211,563	6/3/38	J. Aken	Production of ammonium sulfate.
219,087	7/13/38	C. Mulder	Power transmission system.
232,010	9/27/38	S. Bertram	Process for preventing rubber objects from sticking together and improving the quality and durability of raw rubber in a divided state.
235,640	10/18/38	H. Van Den Busche	Boundary layer control in aeroflows.
237,319	10/27/38	A. Salomon	Derivatives of P-aminobenzenesulfonamide.
242,691	11/26/38	A. Mauser	Closure for containers.
243,030	11/20/38	R. Arnold	Method of converting liquid hydrocarbons into highly compressible dry gas.
244,532	12/8/38	G. Van Kooy	Device for the continuous dialysis in counter-current of liquids containing substances in a colloidal state.
246,193	12/16/38	A. Oosterhuis	Process and apparatus in the preparation of halogenamines.
248,047	12/23/38	J. Van Drienen	Furnaces and stoker installations therefor.
253,250	1/27/39	J. Van Den Bergh et al.	Process of manufacturing filaments, films, and the like from keratinous materials.
254,575	2/4/39	P. Hermann	Cigarette rod making machine.
254,576	2/4/39	G. de Kadt	Device for the forming of a tobacco rod in cigarette machines.
257,023	2/17/39	G. de Kadt	Process for hardening fibrous protein material.
257,023	2/17/39	G. de Kadt	Treatment of wet spun protein products.

Serial No.	Filing date	Inventor	Title
383, 800	3/17/41	N. Sluyter.....	Rubber cushioning device and rubber cushioning elements adapted for use in shoes.
383, 803	3/17/41	W. Kellner.....	Pile fabric and method of manufacturing such a fabric.
385, 792	3/20/41	M. Stritt et al.....	Electron discharge tube circuit.
386, 748	3/20/41	D. Van Gelder.....	Process of purifying sulfuric acid solutions.
387, 501	4/8/41	J. Geldermans et al.....	Process of separating shells and meats of crustaceans.
387, 507	4/8/41	J. Van Lierp.....	Flashlight lamp.
387, 508	4/8/41	J. Van Lierp.....	Insulated electric conductor.
387, 514	4/8/41	E. Reerink et al.....	Method of separating shell and flesh of crustaceans.
387, 702	4/10/41	H. Klinkhamer et al.....	Incandescent cathode.
387, 708	4/10/41	H. Klinkhamer et al.....	Device suitable for charging batteries.
388, 220	4/12/41	P. Dijksterhuis.....	Device for converting variations of a mechanical quantity in variations of an electric voltage.
388, 220	4/12/41	K. Knol et al.....	Electromagnetic device.
390, 170	4/12/41	M. Van Overeen.....	Device for driving the turntable of a gramophone with a constant velocity of the sound groove and a constant number of revolutions.
390, 422	4/25/41	H. Reerink et al.....	Method of preparing valuable materials with the aid of invertebrates.
391, 008	4/29/41	J. Van Der Heem.....	Electric vacuum cleaner.
391, 020	4/29/41	J. Snook et al.....	Magnetic system.
392, 202	5/7/41	A. Van Der Ziel et al.....	Circuits for amplifying electric oscillations.
392, 214	5/7/41	J. Kuperus.....	Magnetic circuit comprising a laminated coiled core.
392, 632	5/9/41	A. Van Der Ziel et al.....	Amplifier for electric oscillations of ultra-high frequency.
392, 633	5/9/41	G. Alina et al.....	Classical oscillation of ultra-high frequency.
392, 634	5/9/41	A. Van Der Ziel et al.....	Push-pull amplifying systems for ultra-high frequencies.
393, 201	5/13/41	M. Belding.....	Communication and method for controlling noxious organisms.
393, 201	5/13/41	A. Van Der Heem.....	Electric vacuum cleaner having a suction jet which is movable over the surface to be cleaned.
394, 700	5/23/41	A. Van Der Ziel et al.....	High-frequency amplifying circuits.
395, 671	5/28/41	M. Caron.....	Process for separating nickel and cobalt in a solution.
395, 672	5/28/41	N. Addink et al.....	Method of connecting an electric connecting line, by means of a conductive adhesive, to an electrode of a blocking-layer rectifier which consists of low-melting material.
395, 874	5/29/41	C. De Lange et al.....	Blocking-layer rectifier comprising a cooling plate.
395, 875	5/29/41	J. Snook.....	Blocking layer cell.
395, 880	5/29/41	M. Kulpers.....	Methods of manufacturing magnetic materials.
395, 883	5/29/41	M. Van Der Nouten.....	Discharge tube.
395, 882	5/29/41	M. Rieck.....	Method of recasting and reproducing acropolymerized vibrations.
395, 887	5/29/41	M. Rieck.....	Device for ascertaining the output or input of a reciprocating engine.
397, 505	6/12/41	J. Neth.....	High-tension inductor.
397, 507	6/12/41	J. Neth.....	Nuclear material.
398, 622	6/12/41	A. De Jong.....	Wires with spring sockets.
398, 623	6/12/41	O. Frencken.....	Means for cables for high tension with oil insulation.
398, 643	6/12/41	H. Reerink et al.....	Means for making helically wound barrel-shaped springs.
400, 774	7/2/41	H. Reerink et al.....	Blocking layer cell.
400, 823	7/2/41	C. De Lange et al.....	Electric inductor.
400, 823	7/2/41	H. Reerink et al.....	Process of moulding objects.
400, 829	7/2/41	H. Reerink et al.....	Method of producing ceramic bodies.
400, 831	7/2/41	W. Van Zee.....	Film apparatus.
401, 620	7/2/41	A. Gramwinkel et al.....	Bandage for women.
401, 123	7/2/41	F. Van Den Bergh.....	Bandage layer cell unit.
401, 518	7/2/41	C. De Lange et al.....	Device for the stereophonic registration, transmission and reproduction of sounds.
401, 523	7/2/41	K. De Heer et al.....	Circuit-arrangement.
401, 532	7/2/41	G. Hepp.....	Preserved foodstuffs.
404, 010	7/28/41	B. Den Heider.....	Method for manufacturing an improved granular fertilizer containing ammonium nitrate and calcium carbonate.
405, 774	8/9/41	J. Van Aken.....	Method for producing a control sheet, etc.
409, 500	9/12/41	M. Van Den Akker.....	Bed settees or chairs.
409, 501	9/12/41	A. Van Overbeek.....	Secondary electron amplifiers.
409, 733	9/21/41	J. Vonker.....	Electron discharge device.
409, 893	9/24/41	H. Van Tongeren.....	Centrifugal dust separators.
409, 894	9/24/41	A. Van Akeren.....	Joint mill or chip.
412, 021	10/6/41	A. Van Den Dool.....	Washing and cleansing agent which remains homogeneous and maintaining of unstable suspensions during the separation of components.
413, 450	10/6/41	M. Huisman.....	Process for the production of substantially anhydrous calcium chloride.
413, 700	10/9/41	J. De Koning.....	Electron discharge devices.
410, 788	11/10/41	H. De Bruijn et al.....	Ortho-ray tube system.
421, 293	12/2/41	K. Posthumus et al.....	Method of drying artificial sausage skins.
421, 310	12/2/41	J. Dedler.....	Method of drying artificial sausage skins.
421, 303	12/2/41	J. Wolff.....	Method of and a device for the manufacture of artificial sausage skins.
421, 304	12/2/41	J. Wolff.....	Method of and a device for the manufacture of artificial sausage skins.
421, 305	12/2/41	J. Wolff.....	Method of and a device for the manufacture of artificial sausage skins.

Serial No.	Filing date	Inventor	Title
430/40	J. Dombach.	Cereal product and process for obtaining same.	
431/40	W. Reppmann.	Filler.	
432/40	H. Noller.	Adhesives.	
433/40	R. Oppenauer.	Manufacture of hydroxy-keto compounds having a cyclopentanopolydiphenylmethine nucleus.	
434/40	A. Van Pesk.	Process for the production of hydrocarbonic hydrocarbons.	
435/40	L. Van Bergen.	Process for producing filaments, threads, fibres, bands, films and films of various kinds.	
436/40	K. Tromp.	Apparatus for separating solid materials having different specific gravities by means of a suspension.	
437/40	A. Schot.	Slings, davits of the gravity type.	
438/40	J. Overhoff.	Silver catalyst and method of making same.	
439/40	J. Hoefelman et al.	Organic sulfur compounds and a process for their preparation.	
440/40	K. Tromp.	Apparatus for continuously determining &, if desired, adjusting the specific gravity of a suspension.	
441/40	J. Hoekstra et al.	Cardless case and method of making same.	
442/40	A. Loeckbeek.	Flexible electric conductor.	
443/40	C. Schouten.	Flugs for treating ore-bearing and like materials.	
444/40	W. Mazze.	Non-aqueous drilling fluid.	
445/40	B. Zweers.	Process and means for lowering a construction with a comparatively large base into the soil.	
446/40	J. Hessel.	Process for improving the properties of rubber latex.	
447/40	G. Van Den Broek.	Process and device for fractional distillation of liquid mixtures, more particularly petroleum.	
448/40	L. De Kad.	Apparatus for the manufacture of photographic prints.	
449/40	L. Trestrake.	Package for fluids.	
450/40	A. Wildschut.	Fabric-stimulating material.	
451/40	A. Bangebeer.	Process for the vulcanization of rubber, balata, gutta percha, synthetic rubber and the like, mixtures thereof and laces of these materials.	
452/40	P. Smil.	Food-stuffs—preserving in bottles, etc.	
453/40	M. Vuurman et al.	Purification of sugar containing liquids.	
454/40	G. Heber.	Process for the activation of normally liquid, fatty materials containing an saturated compound.	
455/40	P. Richter.	Implement for driving in creases, wire nails, etc.	
456/40	J. Natus.	Milling apparatus, especially adapted for milling pulverized materials.	
457/40	J. Heedelman.	Mineral oil.	
458/40	H. Van Tongeren.	Cyclones.	
459/40	A. Stary.	Refractant or back.	
460/40	G. Hannel.	Food-reaction micro-porous product.	
461/40	T. Heek.	Process of preparing mixed acid.	
462/40	W. Van Zuyt et al.	Luminescent material.	
463/40	G. Hepp.	Electronic crucible.	
464/40	J. Kolk.	Process for the preparation of durable aqueous solutions particularly of pharmaceutical nature.	
465/40	N. Voelckee et al.	Carbon microphone.	
466/40	J. Heemts.	Negative feed-back circuit arrangement.	
467/40	J. Janssen.	Preselector for boats and ches.	
468/40	G. Helet et al.	Electrical apparatus.	
469/40	G. Hepp et al.	Arrangement for synchronizing oscillations.	
470/40	A. Heuwers.	X-Ray tube.	
471/40	J. Hecke.	Method and device for detecting traces of foreign gases, vapours, or mists in the atmosphere.	
472/40	J. Went et al.	Soldering iron.	
473/40	J. Van Diepht et al.	Flash lamp.	
474/40	H. Rühn.	Optical element.	
475/40	H. Rühn.	Circuit for the transmission of electrical oscillation	
476/40	M. Stritt et al.	Optical system.	
477/40	H. Rühn.	Method and device for mechanical recording.	
478/40	A. Gramwinckel.	Circuit element.	
479/40	A. Leppt et al.	High frequency amplifier circuits.	
480/40	M. Stritt et al.	High frequency amplifier circuits.	
481/40	M. Stritt et al.	Modulator and demodulator systems.	
482/40	F. Stummers et al.	High frequency amplifier circuits.	
483/40	M. Stritt et al.	High frequency amplifier circuits.	
484/40	A. Van Der Ziel et al.	Absorption machines containing an inert auxiliary gas.	
485/40	A. Bickers.	Treatment of wet spun protein products.	
486/40	G. De Kad.	Method of producing ethers, etc.	
487/40	J. Lohkema.	Electric device and method for heating materials.	
488/40	F. Feenling.	Gun mechanism.	
489/40	J. De Groot.	Dry-shaving apparatus.	
490/40	J. De Groot.	Device for oscillographing electrical or mechanical processes.	
491/40	C. Dorsman et al.	Pressure observer.	
492/40	M. Reymst et al.	Method of treating carriers for optically-reproducible film records.	
493/40	G. Holst et al.	Infusing device.	
494/40	A. Schot.	Remote motor control.	
495/40	J. Van Lammeren et al.	Remote motor control.	

## EXHIBIT A

Patent applications in the United States Patent Office which are identified as follows:

Serial No.	Filing date	Inventor	Title
30, 387	10/10/35	R. Henry	Process for the biological and simultaneous purification of waste liquors and their slimes.
167, 311	10/4/37	A. Dowandre	Gun mounting with shock absorber.
242, 200	11/25/38	A. Schuller et al.	Process for stabilizing cellulose esters.
247, 561	12/27/38	A. Dowandre	Hydraulically and pneumatically controlled mount for automatic guns.
268, 357	4/17/39	F. Vrankon	Heating ovens, particularly those for hardening glass plates.
268, 616	4/18/39	F. Vrankon	Heating ovens, particularly those for hardening glass plates.
269, 335	4/21/39	L. Robin et al.	Free wheels.
270, 639	4/23/39	D. Kusunum	Process of manufacturing alkaline silicates in powder form.
278, 763	6/12/39	R. Mautsch	Process and installation for the manufacture of shaped metal products.
287, 300	7/29/39	J. Parsons et al.	Cream separators.
287, 330	7/31/39	M. D. Vinciguerra	Cream separator mechanism for cash register and the like.
288, 141	10/5/39	T. Riva	Automatic welding device.
302, 452	11/1/39	E. Frankignoul	Method and device for constructing concrete moulded in the ground.
304, 632	11/15/39	R. Trilsman et al.	Manufacture of flexible sheet material.
307, 707	12/6/39	A. Lambiello	Process of continuous carbonization of cellulose materials.
309, 100	12/13/39	L. Robin et al.	Transmission devices.
312, 133	1/2/40	J. Houriet	Lining for tube mills or crushing mills containing balls or similar crushing bodies.
317, 042	2/8/40	A. Bailly	Centrifugal hydro-extractor.
318, 403	2/12/40	P. Moles	Process of and means for grinding glass plates.
323, 719	3/13/40	G. Delchot	Photograph records automatic changing devices.
323, 897	3/13/40	F. Dumont	Apparatus for shifting a vehicle.
326, 732	3/20/40	A. Claudot et al.	Photographic apparatus in detached parts.
327, 816	4/4/40	V. De Samsonow	Processes for producing compressed laminated wood.
330, 197	4/17/40	V. Romus	Valve.
330, 410	4/18/40	H. Duesberg	Method of and arrangement for extracting metal bodies from webs of textile materials.
331, 205	4/23/40	L. Sturbelle et al.	Leaching method and apparatus.
331, 471	4/24/40	H. Duesberg	Carding machines with direct drive.
332, 693	6/6/40	A. Claessens	Composite paint and the method of manufacturing the same.
330, 016	6/6/40	D. Kissman	Process of manufacturing sodium cyanide.
360, 389	12/9/40	J. Doms	Processes for sterilizing milk, etc.
362, 956	3/8/41	M. Rumpf	Devices for the protection of the guiding surfaces of the slides of machine tools.
382, 419	3/8/41	A. Georges	Speed varying devices.
380, 222	4/18/41	R. Verhaeghen et al.	Process for photographic colour development.
391, 003	4/26/41	M. Boulant	Process of motor fuel with these gases.
394, 287	5/20/41	W. Mees	Intermediates for dyes.
394, 288	5/20/41	P. Desmet et al.	Intermediates for color development.
394, 290	5/20/41	P. Desmet et al.	Color couplers for color development.
395, 559 1/2	6/27/42	M. Hendrix et al.	Food composition.
399, 921	6/29/41	A. Liesken	Swing front face drawer for vertical filing cabinets.
409, 270	9/24/41	M. Caro et al.	Racquet striding machine.
442, 130	5/7/42	A. Adrianoff	Hearth for burning solid fuels leaving ashes having any melting point.

[F. R. Doc. 42-12401; Filed, November 26, 1942; 10:26 a. m.]

is property in which nationals of a foreign country (France) have interests, and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

[Vesting Order 293]

J. REGNIER, ET AL.

PATENT APPLICATIONS OF FOREIGN NATIONALS

Under the authority of the Trading with the enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

Patent applications listed and described in Exhibit A attached hereto and made a part hereof,

Serial No.	Filing date	Inventor	Title
421, 306	12/2/41	J. Wolff	Method of and an apparatus for producing artificial sausage skins.
421, 397	12/2/41	J. Wolff	Manufacture of artificial sausage skins made of tubular fabrics impregnated.
421, 398	12/2/41	J. Wolff	Device for the manufacture of artificial sausage skins.
421, 399	12/2/41	J. Wolff	Method of and an apparatus for drying and hardening impregnated artificial sausage skins.
421, 940	12/6/41	W. Kool et al.	Heat producing and consuming systems.
422, 860	12/13/41	J. Van Aken	Production of ammonium sulfate.
426, 648	1/13/42	A. Van Es et al.	Processes for extracting aluminum from coal mine products.
427, 564	1/21/42	A. Van Weel	Transmitting or receiving device comprising a dipole antenna.
427, 590	1/21/42	T. Douma	Aerial systems.
426, 226	2/2/42	G. Hepp et al.	Cathode ray tube devices.
426, 340	2/2/42	J. Ter Borg	Slag-forming material for an arc-welding rod and method for the manufacture thereof.
430, 602	2/12/42	F. Coeterier	Electric discharge tubes.
436, 340	3/26/42	E. Hignans	Tool posts for accommodation of loose tool holders.
443, 971	5/21/42	J. Kluis et al.	Rose.

[F. R. Doc. 42-12400; Filed, November 26, 1942; 10:26 a. m.]

[Vesting Order 292]

R. HENRY, ET AL.

PATENT APPLICATIONS OF FOREIGN NATIONALS

Under the authority of the Trading with the enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

Patent applications listed and described in Exhibit A attached hereto and made a part hereof,

is property in which nationals of a foreign country (Belgium) have interests, and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian.

This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1 within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on November 2, 1942.

[SEAL]

LEO T. CROWLEY,  
Alien Property Custodian.

## SERIES OF 1935—Continued

Serial No.	Filing date	Inventor	Title
222,943	8/3/38	J. Lepetit.....	Electric wires and method of making the same.
223,364	9/3/38	A. Ruegger.....	Process for the manufacture of polyazole dyes, of laces derived therefrom, and the new products obtained.
220,220	9/3/38	P. Petricolas et al.....	Deformable or elastic accumulators.
229,641	9/13/38	J. Merle.....	System for controlling the temperature in the interior of vehicles.
234,731	10/12/38	J. Bethenod.....	Plastic composition, etc.
226,224	10/15/38	H. Currell.....	Method and a machine for the progressive cutting by generation of involute teeth.
240,370	11/14/38	J. Chapelle.....	Hydration of olefines.
240,593	11/15/38	H. Guinot.....	Elastic wheels.
241,068	11/17/38	R. Boyer et al.....	Suspension devices.
242,072	11/23/38	R. Muller.....	Electric discharge tubes and lamps and their manufacture.
242,540	11/29/38	M. Jallier.....	Packing devices.
242,616	11/29/38	J. Wintzberger et al.....	Articulation means for artificial dentures.
244,063	12/9/38	M. Wintzberger.....	Devices adapted to eliminate oscillations.
244,382	12/13/38	F. Salomon.....	Photographic apparatus.
245,523	12/17/38	J. Kiroser.....	Process for protecting articles made of light metals.
246,620	12/19/38	J. Fresch.....	Method and apparatus for the measurement of radiant energy.
246,649	12/19/38	E. Voelckling.....	Automatic machine for the manufacture of bottles and the like articles.
246,722	12/19/38	E. Rornat.....	Devices for operating hand axes and the like by the passage of electric current through heavy vehicles.
246,720	12/19/38	G. Fontaine.....	Embossing apparatus.
247,067	12/27/38	G. Gernler.....	Process for varnishing supports mainly comprising rubber.
248,645	12/30/38	R. Giebo.....	Concent and asbestos base mixtures used as plaster work covering layers or walls.
248,646	12/30/38	L. Billo.....	Realigning transmission joints.
250,452	1/11/39	M. Julien.....	Piston.
250,520	1/13/39	G. Korytko.....	System of television in colours.
251,004	1/14/39	G. Valenc.....	Machines for treating textile material.
251,638	1/18/39	M. Cacco.....	Photo-electric tube.
253,539	1/21/39	P. Beuchon.....	Process for the electrolytic production of neutral hypochlorinated solutions; means and apparatus used and new products obtained.
254,370	2/3/39	P. Salica.....	Method and apparatus for seismic underground prospecting.
254,743	2/4/39	R. Mallet.....	Safety razors having adjustable guards.
255,816	2/11/39	J. Savary.....	Separation of mixtures of olefines and paraffins.
257,639	2/20/39	H. Guinot.....	Process for the protection of magnesium-base metals.
257,762	2/21/39	J. Franch.....	Mechanical atomizing burners.
258,313	2/21/39	P. Blanchard.....	Electric conductors.
258,671	2/22/39	J. Lepetit.....	Electric bath.
259,357	3/2/39	R. Roud.....	Electric conductors.
259,523	3/6/39	P. Fellingner.....	Polymerization of olefins.
259,524	3/7/39	P. West.....	Process for the removal of silica from water.
261,053	3/10/39	S. Feiler et al.....	Powder catalyst.
261,162	3/10/39	J. Kour.....	Electric materials and the manufacturing process of same.
261,163	3/10/39	G. Vuillet-Durand.....	Process for manufacturing homogeneous plastic material by impregnation.
261,165	3/10/39	G. Vuillet-Durand.....	Process for manufacturing means for aircraft landing gear.
261,491	3/12/39	R. De Laveaud.....	Process of artificial digestion of aluminum and fatty substances.
262,520	3/17/39	M. Lecoq.....	Regulating the operation of a gas producer.
262,567	3/17/39	O. Heille.....	Powder box having a hermetic and adjustable closure.
263,642	3/21/39	A. Samuël.....	Manufacture of plastic materials, etc.
263,153	3/21/39	A. Durr et al.....	Artificial product imitating skins and leather and process for making same.
263,573	3/22/39	G. Vuillet-Durand.....	Colour films.
263,577	3/22/39	G. Vuillet-Durand.....	Stabilizers for aircrafts.
263,650	3/24/39	A. Gracia.....	Device for the control of the fuel supply of engines.
264,004	3/24/39	P. Riand.....	Volumetric compressors.
264,265	3/25/39	R. Hauguel.....	Process for the preparation of compounds of cerium.
265,577	4/1/39	L. Audouert.....	Apparatus for transforming oscillations.
265,602	4/1/39	J. Bethenod et al.....	Reinforced sponge glass article.
265,780	4/3/39	J. Bethenod et al.....	Fluid handling mechanism.
265,850	4/7/39	B. Long.....	Ball bath furnace.
266,092	4/7/39	X. Paychès.....	Coen nut retting methods.
266,833	4/10/39	B. Malsant.....	Packing machine.
267,263	4/17/39	G. Nicolle.....	Volumetric liquid meters.
268,442	4/18/39	H. Bouillon.....	Electrical calculating apparatus.
268,469	4/21/39	F. Meyer.....	Manufacture of stockings.
269,265	4/23/39	J. Darrie.....	Instructional and demonstration apparatus or toy for the construction of various electric machines and devices.
270,679	4/29/39	M. Lator.....	Opaque agent for enamels and process for manufacturing same.
270,928	4/29/39	M. Paquet.....	Manufacture of decorated products permeable to the luminous rays and products obtained therefrom.
270,935	4/29/39	P. Latrobe.....	Production of bodies which absorb gases and vapors.
271,343	5/2/39	G. Jankert.....	

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with

a request for a hearing thereon, on Form APC-1 within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in Section 10 of said Executive Order.

Executed at Washington, D. C., on November 2, 1942.

[SEAL] Leo T. Crowley,  
Alien Property Custodian.

## EXHIBIT A

Patent applications in the United States Patent Office which are identified as follows:

Serial No.	Filing date	Inventor	Title
723,376	8/3/34	J. Regnier.....	Local anæsthetics.
SERIES OF 1935			
17,353	4/20/35	J. Juma.....	Local electric accumulators.
71,500	3/27/35	J. Regnier.....	Alkaloid salts and the manufacture thereof.
103,662	10/23/35	P. Toulon.....	Picture transmission systems.
107,607	11/6/35	R. Giebo.....	Synchronizing apparatus for cathode ray x-ray telegraphs.
115,243	12/20/35	P. Giebo et al.....	Process for the preparation of new soluble aromatic amide compounds of thermoplastic value.
120,000	1/10/37	P. Chevaller.....	Amplifier with secondary electronic action.
121,553	1/22/37	H. Andre.....	Accumulators.
122,552	1/23/37	H. Guinot.....	Radio apparatus for localizing electrified.
140,767	2/4/37	J. Le Reuffe.....	Process for removing the substances condensed in cold accumulators in the cooling of gases.
147,610	6/11/37	W. De Figue.....	Separator.
161,650	8/20/37	B. Desreches.....	Purification of water.
165,740	11/20/37	R. Duclaux et al.....	Methods and apparatus for heating and vulcanizing rubber and similar matter.
177,226	11/20/37	F. Salomon.....	Oil-soluble damping means.
187,544	1/24/38	R. Wemmer.....	Wire mesh.
187,733	1/24/38	J. Devalley et al.....	Combined electric motor and speed reducer units.
191,142	2/18/38	A. Delance.....	Process and apparatus for effecting metallurgical reactions regularly and rapidly.
197,726	3/23/38	R. Verin.....	Magnetic distributors.
202,671	4/10/38	J. Bernard.....	Control of two or more concomitant devices.
203,840	4/23/38	J. Mercier.....	Plastic material wrappers.
206,408	5/6/38	G. Nicolle.....	Apparatus for measuring the maximum energy and force of an impact member or tip for testing any articles and in particular rails.
207,114	6/10/38	M. Verrey.....	Manning of accessories on an aircraft.
207,116	6/10/38	O. Waselbe.....	Operative fluid delivery-control devices.
208,832	6/24/38	F. Merger.....	Device for electrical calculation.
209,859	6/25/38	G. Chanteluzene.....	Processes and devices for storing liquids sheltered from air.
211,000	6/31/38	F. Hornum.....	Safety switch.
213,567	6/11/38	G. Lefort Des Vioises.....	High-frequency electric furnaces for the production of oxides of nitrogen.
213,680	6/14/38	E. Desreches.....	Process and means of purifying water.
214,140	6/18/38	J. Othello.....	Process for the manufacture of sulfur trioxide.
214,400	6/18/38	B. Ferner.....	Electric circuit breaker with compressed fluid blow out.
214,400	6/18/38	P. Bury.....	Process for the preparation and use of antieripogenic colloidal solutions, bactericides and insecticides.
216,105	6/27/38	H. Guinot.....	Process of separating olefins from paraffins mixtures.
216,103	7/15/38	M. Julien et al.....	Resilient suspension particularly for bodies driven with a rotary motion.
220,500	7/21/38	R. Axionnax et al.....	Gas turbine plants.



## SERIES OF 1935—Continued

Serial No.	Filing date	Inventor	Title
271,524	5/ 9/39	M. Schlumberger	Coring tool.
272,073	5/ 9/39	A. Faumier	Electronic scanning devices for television.
272,281	5/ 9/39	F. Amiot	Methods and devices for shaping pieces.
272,683	5/ 9/39	A. Sobok	Microfilar pump.
272,686	5/ 9/39	A. Sobok	Reary vacuum pumps capable of operating as a vacuum pump or storage device.
272,716	5/10/39	L. Gardelle et al.	Method of manufacturing hollow valves.
272,701	5/10/39	J. Mercier	Storage devices.
272,848	5/10/39	E. From et al.	How-to clasp.
272,880	5/10/39	M. Goudard	Auxiliary carburetion devices for supercharged internal combustion engines.
273,151	5/11/39	H. Potez	Two-speed driving mechanism for centrifugal compressors.
273,401	5/13/39	A. Darcho	Guns and firearms.
275,505	5/24/39	M. Paquet et al.	Fuse setting apparatus for artillery projectiles.
275,566	5/24/39	G. M. Paquet et al.	Opticalizing agents mainly comprising zirconia and process for preparing same.
275,930	5/26/39	A. Kirchheim	Process for manufacturing glass articles.
276,022	5/20/39	M. Paquet	Vitreous enamels containing zirconium and process for preparing same.
276,030	5/27/39	J. Mercier	Propellers with variable pitch.
276,063	5/27/39	M. Schlumberger	Projectile for perforating bore hole casings.
277,306	5/30/39	J. Persin	Press-button closure band.
277,870	6/7/39	J. Boucher	Process and installation for the transverse reinforcement of pipes and other pieces.
278,770	6/12/39	P. Furth	Process for manufacturing sliding clasp fasteners and in automatic machines for carrying out said process.
278,945	6/13/39	E. Prat	Dust separators.
280,012	6/19/39	H. Talloferro	Marine power plants.
280,893	6/20/39	P. Lemoigne	Motor propelling units.
281,781	6/23/39	A. Sbaures	Process and apparatus for the treatment of a fluid.
281,861	6/29/39	J. Mercier	Pumps.
281,862	6/29/39	J. Mercier	Distributors for fluid operated apparatus.
282,338	7/1/39	C. Kischel	Locomotive valve actuating mechanism.
282,760	7/1/39	C. Kischel	Valve governor coil supports.
282,963	7/1/39	E. J. Rossignol	Clamping devices.
283,118	7/1/39	E. Schuler	Compartments for rendering inoffensive the dyes of the so-called color type.
283,283	7/7/39	J. Leebhart	Heater for automatic waving.
283,406	7/17/39	R. Serein	Impulse neutralizer.
283,411	7/18/39	J. LeCorquiller	Device for starting and feeding electric discharge tubes under low pressure.
285,112	7/18/39	J. LeCorquiller	Device for starting and feeding electric discharge tubes.
285,653	7/19/39	J. Vancoppenolle	Device for the suspension of vehicles.
285,706	7/19/39	J. Moito et al.	Process for the production of insecticides.
285,721	7/19/39	J. Languepin	Treatment of crankcase oil.
285,761	7/19/39	P. Loutre	Manufacture of artificial tooth.
286,126	7/24/39	P. Gonon et al.	High efficiency reflectors or searchlights.
287,300	7/29/39	M. Decaul	Guideways for sliding windows.
287,893	8/2/39	P. Mesnil	Retractable wheel mounting for aircraft.
288,401	8/4/39	C. Waselge	Retractable landing gear for aircraft.
288,462	8/4/39	C. Waselge	Operating mechanisms for retractable members on board aircraft.
288,463	8/4/39	C. Waselge	Operating mechanisms for retractable members on board aircraft.
288,679	8/16/39	F. Amiot	Piloting systems for aircrafts.
288,683	8/16/39	F. Amiot	Construction of fuselages.
288,683	8/16/39	F. Amiot	Resilient suspension of vibrating bodies.
288,672	8/16/39	M. Julien et al.	Resistance electric welding machines.
289,201	8/16/39	J. Languepin	Multiple divergence reflecting devices.
289,226	8/16/39	A. Garbarini	Method of telegraphic communication.
289,632	8/11/39	H. DeBolesse	Recovery of alcohols from olefine hydration products.
290,317	8/15/39	H. Guinot	Oscillation reducing device.
290,433	8/16/39	F. Salomon	Call-disks utilized, in particular, in automatic telephony.
290,888	8/19/39	A. V. Ormer	Automatic locking device for undercarriage.
292,640	8/20/39	J. Mercier	Qualization device.
293,149	9/2/39	H. Thon	Pipe joint packing means.
293,416	9/2/39	F. Besson	Supervisory packings and receptacles.
293,611	9/2/39	C. Waselge	Control devices for steam locomotives.
293,633	9/2/39	C. Waselge	Collimator.
293,635	9/2/39	Y. Perches	Means for manufacturing glass.
293,636	9/2/39	Y. Perches	Method for manufacturing glass.
293,637	9/2/39	Y. Perches	Means for manufacturing glass.
294,183	9/23/39	B. Long	Method of and apparatus for tempering glass sheets.
294,191	9/23/39	J. Frasch	Process for the protection of magnesium and its alloys.
297,764	10/4/39	H. De Polx	Process for preserving perishable foodstuffs.
297,931	10/4/39	M. Mennesson	Control devices for variable pitch propellers.
298,577	10/17/39	R. Loraque	Winch, etc.
299,597	10/17/39	R. Perrin	Process for economically and rapidly obtaining high quality steels.
300,233	10/19/39	E. Tassel	Synthetic tannins.
300,244	10/19/39	A. Durr et al.	Process for the manufacture of colours for printing, products resulting therefrom and their industrial applications.

## SERIES OF 1935—Continued

Serial No.	Filing date	Inventor	Title
302,593	11/2/39	J. Labour	Process and apparatus for the extraction of liquids such as petrol and all other hydrocarbons contained in jellies or like products.
304,533	11/15/39	M. Julien	Resilient supports.
304,534	11/15/39	C. Poullet	Assembly of parts for high altitude flight.
304,535	11/15/39	E. B. Sbaures	Assembly of metallic elements or the like.
304,537	11/15/39	E. B. Sbaures	Process and device for the manufacture of gas masks.
304,538	11/15/39	E. B. Sbaures	Communication system.
305,020	11/17/39	C. Vohselt	Automotive vehicles.
305,021	11/17/39	C. Vohselt	Process which enables the reproduction of images by means of diazotic compounds to be obtained.
305,040	11/17/39	E. Barde	Process of manufacture of cellular rubber having fluid-tight cells.
305,042	11/17/39	L. Pagnon	Pump for injection engines.
305,384	11/20/39	R. Marais	Process for sizing of fibrous materials.
305,404	11/20/39	R. Hirsch	Manufacturing sulphurous anhydride alumina and cements starting from sulphates of calcium.
305,481	11/21/39	J. Seailles	Novel chromiferous dyes and processes for making the same.
305,564	11/21/39	G. Kopp et al.	Process for the manufacture of cellular rubber having fluid tight cells.
305,567	11/21/39	G. Kopp et al.	Manufacture of multicellular glass.
305,501	11/28/39	B. Long	Variable pitch aerial propellers.
305,564	11/28/39	C. Waselge	Method and device for increasing, on alternating current supply systems, the efficiency of electric lighting installations and for supplying electrical apparatus for all applications.
305,733	12/11/39	C. Franchini	Electric heating apparatus for engines.
305,733	12/11/39	C. Franchini	Supporting surfaces for aircrafts.
305,733	12/11/39	C. Franchini	Devices for shaping pieces.
305,733	12/11/39	C. Franchini	Process for extraction of magnesium from water containing carbonate of magnesium salts, such as sea water.
305,733	12/11/39	C. Franchini	Fuselages of aircrafts.
305,733	12/11/39	C. Franchini	Displacement control device for motion and still picture cameras.
305,733	12/11/39	C. Franchini	Widening wiper having a wide sweeping action.
305,733	12/11/39	C. Franchini	Snap-up devices for launching aerial machines.
305,733	12/11/39	C. Franchini	System for detection and distance measurement.
305,733	12/11/39	C. Franchini	Dynamic compass.
305,733	12/11/39	C. Franchini	Method of and apparatus for internal combustion engines.
305,733	12/11/39	C. Franchini	Carburetor devices for the regeneration of a liquid or other applications.
305,733	12/11/39	C. Franchini	Process and apparatus for the automatic control of a speed change transmission of motor vehicles.
305,733	12/11/39	C. Franchini	Drive for the spindles of machine tools.
305,733	12/11/39	C. Franchini	Process and device for the manufacture of moulded objects of a cellular, rubber-like substance having closed gas-tight cells, etc.
305,733	12/11/39	C. Franchini	Deformable systems.
305,733	12/11/39	C. Franchini	Stamping and marking machine.
305,733	12/11/39	C. Franchini	Driving mechanism.
305,733	12/11/39	C. Franchini	Luminescent lamp bulbs.
305,733	12/11/39	C. Franchini	Low voltage luminescent tubes.
305,733	12/11/39	C. Franchini	Fluorescent and phosphorescent tubes.
305,733	12/11/39	C. Franchini	Auxiliary equipment for luminescent tubes.
305,733	12/11/39	C. Franchini	Luminescent lamp with turbulent discharge.
305,733	12/11/39	C. Franchini	Carbureted emissive electrodes.
305,733	12/11/39	C. Franchini	Gun perforator.
305,733	12/11/39	C. Franchini	Process for the treatment of warts, etc.
305,733	12/11/39	C. Franchini	Calculating machine.
305,733	12/11/39	C. Franchini	Devices for aircrafts.
305,733	12/11/39	C. Franchini	Devices for making exposures on lenticular films.
305,733	12/11/39	C. Franchini	Flammable envelope or balloon bag for inflammable gases.
305,733	12/11/39	C. Franchini	Assembly for the blades of variable pitch aircrews.
305,733	12/11/39	C. Franchini	Means for testing hardness of materials.
305,733	12/11/39	C. Franchini	Automatic pump for fuel injection actuated by the compression of gas in the cylinder of an internal combustion engine.
305,733	12/11/39	C. Franchini	Treatment of acetone.
305,733	12/11/39	C. Franchini	Control limiting devices on aircraft.
305,733	12/11/39	C. Franchini	Magnetic apparatus and particularly to magnetostriktion microphones.
305,733	12/11/39	C. Franchini	Blowing system.
305,733	12/11/39	C. Franchini	Means of accessories on an aircraft.
305,733	12/11/39	C. Franchini	Control system and method especially for railway car classification yards.
305,733	12/11/39	C. Franchini	Remote reading electric indicator gauge.
305,733	12/11/39	C. Franchini	Record card for card controlled gauge.
305,733	12/11/39	C. Franchini	Porous partitions for storage batteries and electric cells.
305,733	12/11/39	C. Franchini	Disinfecting product, etc.
305,733	12/11/39	C. Franchini	Metalliferous substantive dyes.

Serial No.	Filing date	Inventor	Title
3223, 201	3/9/40	F. Dowdolino.....	Aeroplanes and hydroplanes having folding wings.
3223, 202	3/9/40	J. Semel.....	Fluid measuring device.
3223, 220	3/9/40	G. Croward.....	Soaps.
3223, 475	3/11/40	J. Scallies.....	Improvements in methods for solving raw aluminates of lime in water and eventually recovering alumina.
3223, 570	3/12/40	G. Jaubert.....	Plant for the preparation of hydrogen under pressure.
3223, 624	3/12/40	A. Mazurk.....	Process and apparatus of fractional recovery with solid absorbents.
3223, 625	3/25/40	J. Fraschl.....	Process for the treatment of metals by means of galvanic current in which the metal to be protected serves as cathode.
3223, 626	3/25/40	J. Fraschl.....	Processes for the protection of metals and alloys.
3223, 629	3/25/40	R. Tauby.....	Method for absorbing shocks especially for parachute.
3223, 628	3/25/40	M. De Milleville.....	Devices & apparatus for filling containers.
3223, 630	3/25/40	A. Dauvillier et al.....	Magnesium systems and in detectors of radio active materials.
3223, 650	3/25/40	O. De Rohden.....	Fire-alarm systems and in detectors of radio active materials.
3223, 651	3/25/40	O. De Rohden.....	Magnesium-base alloys containing metals of the cerium group of rare earth, substantially free from cerium.
3223, 652	3/25/40	O. Andro.....	Process for causing luminescent substances to adhere to glass walls.
3223, 653	3/25/40	J. Zelnor et al.....	Process for manufacturing carboids having an acetylenic function.
3223, 654	3/25/40	M. Mennesson.....	Compressor-supercharged carburation devices for internal combustion engines.
3223, 116	4/5/40	M. Mennesson.....	Detonation devices, from the 2-amino-2-naphthol acid their method of manufacture and their applications.
3223, 122	4/5/40	G. Kopp et al.....	Method for the production of energy producing energy.
3223, 160	4/6/40	J. Joliet et al.....	Devices for stabilizing a device producing energy.
3223, 372	4/6/40	J. Joliet et al.....	Expanding devices for piston rings.
3223, 525	4/6/40	F. Bolles et al.....	Safety devices against fire for cinematographic projectors.
3223, 533	4/6/40	F. Mathieu.....	Machines and apparatus for spinning katek yarns.
3223, 535	4/6/40	A. Michel.....	Machines for milling the flanges of airplane wing spars.
3223, 524	4/6/40	P. Dewalline.....	Simplex high speed multi-cylinder pumps.
3223, 525	4/6/40	A. Meck.....	Landing gears with dirigible landing wheel.
3223, 526	4/6/40	P. Mercier.....	Free vehicle device.
3223, 527	4/6/40	J. Andrau.....	Our actuating apparatus.
3223, 528	4/6/40	J. Serlin.....	Mechanical fluid fuel atomizing burner of variable discharge.
3223, 529	4/6/40	R. Anstennaz et al.....	Systems for cooling a fluid charged with thermic energy.
3223, 530	4/6/40	G. Reutk.....	Treatment of hydrocarbons.
3223, 531	4/6/40	P. West.....	Signalling or advertising devices.
3223, 532	4/6/40	A. Zuckermann.....	Apparatus for transmitting the response of weighing scales to recording mechanism.
3223, 533	4/6/40	L. Pellavey.....	Apparatus for transmitting the response of weighing scales to recording mechanism.
3223, 534	4/6/40	L. Pellavey.....	Apparatus for transmitting the response of weighing scales to recording mechanism.
3223, 535	4/6/40	J. Langueph.....	Resistance electric welding machines.
3223, 536	4/6/40	G. Bactard et al.....	Sewing machine and needle.
3223, 537	4/6/40	R. Guillard.....	Process for filing documents.
3223, 538	4/6/40	L. Heulin.....	Devices and apparatus for the continuous production of corrugated plates.
3223, 539	4/6/40	E. Salomon.....	Oscillations reducing device.
3223, 540	4/6/40	G. Jout et al.....	Drying plant for paper.
3223, 541	4/6/40	G. De Ram.....	Shock absorbers.
3223, 542	4/6/40	J. Langueph.....	Mercury switch.
3223, 543	4/6/40	J. Tessier.....	Photographic enlarger.
3223, 544	4/6/40	L. Jung.....	Devices for regulating the temperature of electric furnaces of the reheat type.
3223, 545	4/6/40	F. Salomon.....	Orbiting reducing device.
3223, 546	4/6/40	P. de Guivardie.....	Aeroplane provided with a firing turret mounted on a universal column.
3223, 547	4/6/40	R. Behn.....	Process and means for the construction of houses with standard travelling.
3223, 548	4/6/40	A. Chomette et al.....	Method of manufacturing products from rubber, etc.
3223, 549	4/6/40	J. Mercier.....	Emergency devices for hydraulic control systems.
3223, 550	4/6/40	J. Mercier.....	Hydraulic control systems.
3223, 551	4/6/40	J. Mercier.....	Pumps.
3223, 552	4/6/40	J. Mercier.....	Manufacture of carpets, linings or the like.
3223, 553	4/6/40	L. Armandon.....	Supporting elements for aircrafts.
3223, 554	4/6/40	R. Tauby.....	Devices for aircrafts.
3223, 555	4/6/40	M. Paquet.....	Manufacture of enamels.
3223, 556	4/6/40	P. Pellicols et al.....	Intermediary products for the production of dyestuffs, process for making the same, and applications thereof.
3223, 557	4/6/40	M. Abriat.....	Method for treating materials.
3223, 558	4/6/40	E. Lehwass.....	Device for fastening the shank of a propeller blade.
3223, 559	4/6/40	O. Herlin.....	Gas mask for horses.
3223, 560	4/6/40	J. Corbin.....	Methods and devices for grinding cooperating faces of friction members.
3223, 561	4/6/40	H. Pelco.....	Change-over device for circular weaving looms.
3223, 562	4/6/40	O. Rodonet.....	Apparatus for recording the speed of a vehicle.
3223, 563	4/6/40	A. Huot.....	Desuperheater for locomotive application.

## SERIES OF 1935—Continued

Serial No.	Filing Date	Inventor	Title
331, 764	3/4/41	J. Claudin	Process for manufacture of isothiocyanates.
332, 037	3/6/41	H. Pittet	Electric device for distant indication.
332, 094	3/6/41	J. Lohse	Metallic coating.
332, 100	3/6/41	G. Fasseleu et al.	Agglomerated bodies of carbonaceous material and process for making the same.
332, 101	3/6/41	G. Fasseleu et al.	Refractory products.
332, 105	3/6/41	O. Waselgo	Pressure control valves.
332, 106	3/6/41	O. Waselgo	Plants for distributing air under pressure and in constituting parts thereof.
332, 146	3/7/41	R. Leblond et al.	Manufacture of flexible envelopes or the like.
333, 014	3/12/41	P. Cuvier	Preparation of phenol-urea-formaldehyde resins.
333, 053	3/24/41	A. Bidaud	Process for isolating pentathiothrite from its solutions.
335, 019	3/24/41	H. Guinot	Manufacture of aliphatic acids.
335, 553	3/27/41	C. Yvonne	Screw propeller pitch adjusting devices.
335, 701	3/29/41	G. Fend et al.	Method of manufacturing hollow poppet valves.
335, 709	3/31/41	G. Vignal	Films for the teaching of languages.
335, 710	3/31/41	R. Sarazin	Apparatus for checking the work of arc welders.
335, 711	3/31/41	C. Berthelin	Smoke producing means.
335, 712	4/3/41	C. Berthelin	Process for the preparation of dyestuffs of the anthracene series.
335, 713	4/3/41	C. Berthelin	Automatic plotting of marine or aerial vehicles.
335, 714	4/10/41	L. Ferkner	Apparatus for controlling, with pitch indicator, centrifugated tubular bodies and processes and apparatuses for their manufacture.
335, 715	4/11/41	P. Rute	Purifier and of separating apparatus.
335, 716	4/11/41	J. Boucher	Process for manufacturing particularly canals.
335, 717	4/11/41	J. Boucher	Protective particularly intended for small calibre fire-arms of very flat firing.
335, 718	4/11/41	B. Long	Starting device for internal combustion engines.
335, 719	4/11/41	B. Long	Carburetors of the fuel injection type.
335, 720	4/11/41	B. Long	Hydraulic shock absorber and landing gear embodying same.
335, 721	4/11/41	B. Long	Valve systems.
335, 722	4/11/41	B. Long	Pumps and compressors.
335, 723	4/11/41	B. Long	Injection pump.
335, 724	4/11/41	B. Long	Fluid mixing apparatus.
335, 725	4/11/41	B. Long	Hydraulic motors.
335, 726	4/11/41	B. Long	Therapeutic uses of organic peroxides.
335, 727	4/11/41	B. Long	Portable stereoscopic device for checking electric motors.
335, 728	4/11/41	B. Long	Manufacture of air filters.
335, 729	4/11/41	B. Long	Aircrafts.
335, 730	4/11/41	B. Long	Method of position findings by electro-magnetic waves.
335, 731	4/11/41	B. Long	Hydraulic damping and stabilizing device.
335, 732	4/11/41	B. Long	Device for the supply of hydraulic control apparatus for motor vehicles.
335, 733	4/11/41	B. Long	Rubber-covered paving blocks.
335, 734	4/11/41	B. Long	Orientation systems.
335, 735	4/11/41	B. Long	Auxiliary motor devices for driving light vehicles.
335, 736	4/11/41	B. Long	Tabulating machines or the like.
335, 737	4/11/41	B. Long	Coupling devices for the assembly of tubular elements.
335, 738	4/11/41	B. Long	Riveted joints.
335, 739	4/11/41	B. Long	Method for purifying bismuth.
335, 740	4/11/41	B. Long	Feeding of motors.
335, 741	4/11/41	B. Long	Electrical heating of articles made of glass or other vitreous material.
335, 742	4/11/41	B. Long	Regenerating devices for the lubricating oil for motors and the like.
335, 743	4/11/41	B. Long	Snap fastener sockets.
335, 744	4/11/41	B. Long	Processes and devices for welding glass to metal and articles obtained thereby.
335, 745	4/11/41	B. Long	Methods eliminating the coloration of glass obtained by electric melting.
335, 746	4/11/41	B. Long	Devices making it possible to ensure the horizontality and locking of an overhanging arm moving vertically along a column.
335, 747	4/11/41	B. Long	Device for pointing in a variable altitude an optical apparatus.
335, 748	4/11/41	B. Long	Multiple focus lenses and method of making same.
335, 749	4/11/41	B. Long	Fasteners for detachably assembling two parts.
335, 750	4/11/41	B. Long	Pneumatic drive of the gyroscopes on the board aircraft.
335, 751	4/11/41	B. Long	Process and devices for the use of the phonograph in teaching.
335, 752	4/11/41	B. Long	Two-stroke engines.
335, 753	4/11/41	B. Long	Tennis ball.
335, 754	4/11/41	B. Long	Process for making tennis balls.
335, 755	4/11/41	B. Long	Process for machining light metals and alloys.
335, 756	4/11/41	B. Long	Semi-automatic machine intended for finishing the grooves of ball bearing rings.
335, 757	4/11/41	B. Long	Electric furnace for the manufacture of condensable products.

## SERIES OF 1935—Continued

Serial No.	Filing Date	Inventor	Title
427, 649	1/21/42	A. Poncet	Mercury ampere-hourmeters.
427, 650	1/23/42	F. Savoye	Equipments for the projection of stereoscopic views and films.
428, 304	1/26/42	L. Hermite	Gas turbine motor plants.
428, 305	1/26/42	L. Hermite	Devices for starting gas turbine motor plants.
428, 306	2/3/42	E. Ladly	Coupling devices.
428, 307	2/10/42	H. Bernat	Product for overcoming the cryptogamic diseases of plants and its manufacturing process.
428, 308	2/13/42	R. Saulnier	Construction of retractable landing gear.
428, 309	2/13/42	R. Saulnier	Construction of welded tanks and other structures.
428, 310	2/13/42	R. Saulnier	Methods of assembly of tanks and the like.
428, 311	2/14/42	O. Waselgo	Retractable tail landing gears for aircraft.
428, 312	2/17/42	M. Durand	Balanced control for cycle brakes.
428, 313	2/26/42	L. Kientz	Varnish, etc.
428, 314	3/3/42	F. Geron	Process for increasing the retention capacity of the sealing surface of artificial porcelain teeth.
428, 315	3/10/42	E. Kibb	Method and products for treating plants or plant parts.
428, 316	3/10/42	M. Sedille	System and devices for controlling thermal gas turbine motive units.
428, 317	3/18/42	O. Garnier	Gas turbine installations operating on gaseous fuels.
428, 318	3/23/42	O. Bonnier	Land pieces or holding devices for rotary tools as used by dentists.
428, 319	3/23/42	O. Bonnier	Exhaustion or combustion engines.
428, 320	3/23/42	O. Bonnier	Multiple strand aerials.
428, 321	3/23/42	O. Bonnier	Apparatus of the kind of the diving suits.
428, 322	3/23/42	O. Bonnier	Processes for the amelioration of rubber.
428, 323	3/23/42	O. Bonnier	Process for the amelioration of rubber.
428, 324	3/23/42	O. Bonnier	Fuel for motor vehicles.
428, 325	3/23/42	O. Bonnier	Adjustable spanners.
428, 326	3/23/42	O. Bonnier	Device for insuring a proper distribution of the loads among direct current electric machines.
428, 327	3/23/42	O. Bonnier	Method for saccharifying cellulose materials by means of diluted mineral acids.
428, 328	3/23/42	O. Bonnier	Method and appliances for curvo distortion of alternating currents.
428, 329	3/23/42	O. Bonnier	Pressing devices with an endless strip.
428, 330	3/23/42	O. Bonnier	Incandescent projection lamps with reflector.
428, 331	3/23/42	O. Bonnier	Carburetors.
428, 332	3/23/42	O. Bonnier	Air tubes for pneumatic tires.
428, 333	3/23/42	O. Bonnier	Coupling systems for loading devices such as berths.
428, 334	3/23/42	O. Bonnier	Aerial systems for radio beacons.
428, 335	3/23/42	O. Bonnier	Compressed foamed wood.
428, 336	3/23/42	O. Bonnier	Brakes.
428, 337	3/23/42	O. Bonnier	Pressed metal sole for shoes and shoe embodying said sole.
428, 338	3/23/42	O. Bonnier	Multi-drive gear box.
428, 339	3/23/42	O. Bonnier	Production of compressed air on board aircraft.
428, 340	3/23/42	O. Bonnier	Method of transition for passing from a connection to another in couplings of direct current motors.
428, 341	3/23/42	O. Bonnier	Ignition systems for multi-cylinder engines.
428, 342	3/23/42	O. Bonnier	Devices for starting aircraft engines.
428, 343	3/23/42	O. Bonnier	Mechanical-electrical sound reproducer.
428, 344	3/23/42	O. Bonnier	Mechanical-electrical sound reproducer.

[F. R. Doc. 42-12402; Filed, November 25, 1942; 10:25 a. m.]

[Vesting Order 294]

H. JOHNSON, ET AL.

## PATENT APPLICATIONS OF FOREIGN NATIONALS

Under the authority of the Trading with the enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

Patent applications listed and described in Exhibit A attached hereto and made a part hereof,

is property in which nationals of a foreign country (Norway) have interests, and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special

## APC-1 within one year from the date

hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on November 2, 1942.

[SEAL] LEO T. CROWLEY,  
Allen Property Custodian.

## EXHIBIT A

Patent applications in the United States Patent Office which are identified as follows:

## SERIES OF 1025

Serial No.	Filing date	Inventor	Title
727, 852	5/20/34	H. Johnson	Process for the production of salts by base-exchanging substances.

## SERIES OF 1036

102, 114	3/21/38	G. Whit.	Wire twisting machine.
230, 674	1/10/39	T. Johnson	Thermoplastic material, etc.
233, 223	1/17/39	H. A. A.	Method for the cutting of the level on hull planks in curved hulls.
233, 310	2/21/39	H. A. A.	Electric counting device.
233, 122	3/2/39	I. Almes	Gas index systems, filling systems and the like.
233, 643	3/2/39	R. Johnson	Gas index systems, filling systems and the like.
233, 500	7/18/39	M. Annett	Gas index systems, filling systems and the like.
233, 597	7/18/39	R. Johnson	Gas index systems, filling systems and the like.
233, 147	9/16/39	F. Johnson	Gas index systems, filling systems and the like.
233, 610	1/14/39	O. Imet	Screen for paper stock and the like.
233, 434	12/20/39	H. Brudal	Method of and apparatus for producing of aqueous suspensions of clay.
312, 146	1/2/40	H. Sandholt	Sealings.
312, 233	1/10/40	A. Foss et al.	Method for the utilization of potash containing minerals as fertilizers.
317, 610	2/2/40	G. Meslin	Electrical heating devices.
317, 653	2/2/40	A. Olsen	Preparation containing B-vitamins and process for the manufacture of same.
325, 811	3/2/40	H. Johnson	Manufacture of nitrates of metals of the alkaline metal group.
325, 650	4/6/40	R. Johnson	Type for typewriting machines perforation or printing as well as interception system for characters.
340, 693	6/14/40	R. With.	Means for fastening shoes on ship.
342, 112	6/2/40	R. Stenwik	Highly refractory building material and method of making same.
353, 030	8/23/40	V. Goldschmidt	Hard refractories and method of making same.
353, 639	9/23/40	N. Goldschmidt	Hard refractories and method of making same.
353, 788	10/14/40	V. Goldschmidt	Sheet arrangements for the stretching of surfaces.
360, 254	10/16/40	V. Goldschmidt, et al.	Heat resistant material, especially building material, and method of making same.
362, 463	10/23/40	J. Egan	Refractory material, especially building material, and method of making same.
370, 677	12/13/40	G. Lybberg	Life saving apparatus.
372, 654	12/31/40	F. Juell	Method and device for separating solid substances from suspensions.

## SURIES OF 1036—Continued

Serial No.	Filing date	Inventor	Title
372, 033	1/6/41	B. Johnson	Opening tins and other containers.
372, 038	1/2/41	F. Hurum	Internal combustion engines.
388, 276	4/12/41	O. Moeklebus et al.	Iron oxides and method of producing them.
388, 008	4/16/41	E. Rothelm	Valves for liquids under gas pressure.
388, 009	4/16/41	T. Ellefson	Liquid spraying apparatus.
391, 416	6/1/41	F. Hurum	Process for the production of carbides and ferro-alloys.
392, 754	6/12/41	R. Kelland	Internal combustion engines.
393, 133	6/12/41	J. Hofgaard	Method and apparatus for counting blood corpuscles.
393, 492	6/12/41	A. Foss	Device for operating a machine from a control tape.
399, 397	9/23/41	M. Sen et al.	Method for carrying out base exchange processes.
409, 742	10/7/41	I. Isachsen	Arrangement in self-baking electrodes.
414, 040	10/7/41	G. Petersen	Crystallizers.
414, 869	10/13/41	T. Seiringer-Nelson	Protecting and launching device for life boats.
416, 884	10/23/41	D. Nierbo	Automatic signalling apparatus for street-crossing, etc.
416, 794	11/10/41	G. Petersen	Door closers with oil brake.
420, 411	11/25/41	T. Eek	Means for driving an electric generator on board a ship.
426, 426	6/2/42		

[F. R. Doc. 42-12409; Filed, November 25, 1942; 10:25 a. m.]

[Vesting Order 295]

R. RUTZ, ET AL.

## PATENT APPLICATIONS OF FOREIGN

## NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

Patent applications listed and described in Exhibit A attached hereto and made a part hereof,

is property in which nationals of a foreign country (Philippines) have interests, and having made all determinations, and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a spe-

cial account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon on Form APC-1 within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on November 2, 1942.

[SEAL] LEO T. CROWLEY,  
Allen Property Custodian.

## EXHIBIT A

Patent applications in the United States Patent Office which are identified as follows:

Serial No.	Filing date	Inventor	Title
231, 430	9/23/33	R. Ruiz	Submarine depth torpedo.
231, 413	6/27/39	L. Reband	Ice-bags and hot-water-bottles.
362, 814	8/15/40	H. Renard	Wood preservative and process of preparing the same.
378, 662	2/12/41	O. Alvaro	Auto-winding aero machine.
383, 888	3/17/41	E. Hawk	Process of treating chromite ores, particularly manganite ore to obtain therefrom aluminum, ferrochromium, and other products.
387, 617	4/8/41	N. Chapay	Turn-plates for cane sugar mills.
403, 620	6/29/41	N. Marumba	Methods and apparatus for producing gaseous motor fuels.
403, 630	7/18/41	V. Alada	Fiber spinning apparatus.
410, 217	9/9/41	H. Renard	Method and apparatus for extracting fibers from fibrous husks.
413, 551	10/25/41	M. Roxas	Processes for treating bagasse.
417, 554	10/30/41	E. Oriol	Stereoscopic motion picture device.
D-02, 880	10/16/40	F. Berry	Cake of soap.
D-02, 881	10/16/40	F. Berry	Cake of soap.
D-02, 882	10/16/40	F. Berry	Cake of soap.
D-02, 883	10/16/40	F. Berry	Cake of soap.
D-02, 884	10/16/40	F. Berry	Cake of soap.
D-02, 885	11/14/40	F. Berry	Cake of soap.

[F. R. Doc. 42-12404; Filed, November 25, 1942; 10:24 a. m.]

## [Vesting Order Number 296]

E. MULLER, ET AL.

PATENT APPLICATIONS OF FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

Patent applications listed and described in Exhibit A attached hereto and made a part hereof,

is property in which nationals of a foreign country (Luxembourg), have interests, and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special

account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1 within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on November 2, 1942.

[SEAL] LEO T. CROWLEY,  
Alien Property Custodian.

## EXHIBIT A

Patent applications in the United States Patent Office which are identified as follows:

Serial No.	Filing date	Inventor	Title
85, 195	6/13/30	E. Muller	Automatic selectivity control for radio receivers.
165, 369	9/23/37	A. Lamsch	Fibre or filament of glass.
165, 371	9/23/37	A. Lamsch	Method of and apparatus for producing filaments or the like of glass and structures thereof.
250, 910	1/14/39	F. Salomon	Device for preventing speed oscillations and vibrations of the rotary members of machines.
270, 250	6/17/39	R. Esnault-Pelterie	Apparatus for controlling land, marine and aerial vehicles.
283, 544	7/11/39	A. De Kuyser	Retractable landing gear for airplanes.
283, 573	7/24/39	T. W. Auters	Vaned projectiles.
283, 580	7/24/39	T. W. Auters	Illuminating shells.
283, 587	7/24/39	R. Esnault-Pelterie	Ordnance.
283, 591	7/24/39	R. Esnault-Pelterie	Mechanisms for the propulsion of watercraft.
283, 593	8/24/39	R. Esnault-Pelterie	Construction of airplanes.
283, 595	8/24/39	R. Esnault-Pelterie	Heating and refrigerating process and apparatus for carrying it into effect.
313, 114	10/9/40	A. Beasco	Weighting machines with digit indication of the weighing value.
322, 630	3/8/40	W. Kroll	Electrical elements.
322, 631	3/8/40	W. Kroll	Blumelle elements and alloys useful therein.
360, 033	12/7/40	R. Esnault-Pelterie	Means and methods for heating and cooling.

[F. R. Doc. 42-12405; Filed, November 25, 1942; 10:24 a. m.]

## [Vesting Order 297]

J. GRABEC, ET AL.

PATENT APPLICATIONS OF FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

Patent applications listed and described in Exhibit A attached hereto and made a part hereof,

is property in which nationals of a foreign country (Czechoslovakia) have interests, and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination

of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon on Form APC-1 within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on November 2, 1942.

[SEAL] LEO T. CROWLEY,  
Alien Property Custodian.



return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting a claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1 within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on November 2, 1942.

[SEAL] Leo T. Crowley,  
Alien Property Custodian.

#### EXHIBIT A

Patent applications in the United States Patent Office which are identified as follows:

Serial number	Filing date	Inventor	Title
217,635	12/27/38	J. Van Daelen	Manufacture of rubber powders, etc.
218,443	11/25/39	T. Oey	Cooking utensil.
220,443	12/27/38	F. Van Der Plas	Coin watermeter.
223,230	3/27/40	E. D'Angremond et al.	Process for concentrating aqueous dispersions.
227,419	4/23/40	G. Van Hils	Process for the production of latex with low protein content.
231,069	10/12/40	B. Beulogne et al.	Means for preventing warbling of vehicles provided with pneumatic check absorbers.
231,067	10/12/40	B. Beulogne et al.	Pneumatic check absorbers.
231,063	10/12/40	B. Beulogne et al.	Means for reducing the clanking to a ride of pneumatically supported vehicles.
273,491	2/14/41	A. Chazet	Process for the removal of noxious metal compounds from turbine for steam, water and air.
378,542	2/14/41	G. Van Der Bie	Rubber, etc.
400,830	7/24/41	J. Soltes et al.	Self-repairing pneumatic vehicle tire and the like.
403,637	8/12/41	G. Van Der Bie	Method of concentrating latex.
407,520	9/23/41	G. Van Der Bie	Means for preventing warbling of vehicles provided with pneumatic check absorbers.
412,522	10/2/41	F. D'Amico	Method for the concentration of crude sugarcane-juice.
412,524	10/2/41	F. D'Amico	Infusion apparatus.
415,874	10/30/41	F. D'Amico	Method for the transportation in the compression of matter.
420,188	5/18/42	F. D'Amico	Art of decorticating and preparing for spinning the cupule fibre of fibrous plants.
443,590	6/18/42	D. Fuld	

[F. R. Doc. 42-12407; Filed, November 25, 1942; 10:24 a. m.]

[Vesting Order 208]

D. APOSTOLOU

PATENT APPLICATIONS OF FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and

Executive Order No. 9085, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

Patent application identified as follows:

is property in which nationals of a foreign country (Netherlands East Indies) have interests, and having made all determinations, and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such

proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such

proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such

proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such

proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such

proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such

Serial No.	Filing date	Inventor	Title
163,002	9/13/37	J. Grabec	Method and apparatus for molding perforated elastic material.
176,335	11/24/37	J. Vesely	Cartridge bolts.
181,900	12/27/37	M. Tischer	Method of forming a bright metallic deposit on the surface of objects.
186,780	3/18/38	V. Holak et al.	Devices for filling and emptying cartridge bolts.
188,070	3/30/38	V. Havlicek et al.	Methods of interrupting alternating electric current.
223,474	8/9/38	J. Grabec	Stretchable filament and method of manufacture of same.
241,134	11/18/38	J. Izon	Machine for milking and milking heels.
246,720	12/10/38	F. Kubecka et al.	Manufacture of calcium sulphate.
250,238	1/10/39	F. Kubecka et al.	Armour piercing projectiles.
252,300	2/20/39	O. Fuchs	Chimney or ventilation cow.
253,270	2/24/39	C. Fuchs	Coin-operated ink vending apparatus for fountain pens.
256,100	4/1/39	O. Fuchs	Felt sheet machine.
256,710	4/8/39	O. Fuchs	Method for producing fabrics having welt threads.
273,432	6/12/39	J. Rohrbach	Shaped bricks.
273,434	6/12/39	J. Rohrbach	Calculator.
274,532	6/20/39	A. Neulauer et al.	Bottle closure.
276,121	6/22/39	B. Weiner	Method of producing insulating material from glass.
281,715	6/23/39	E. Orlik	Constructional toys.
281,718	6/23/39	E. Konigstein	Process and apparatus for obtaining glycerine from distillery slops or spent wash.
286,002	7/22/39	V. Eckhardt et al.	Gas mask filters and the like.
286,588	7/20/39	O. Ployer	Air raid and like shelters.
286,705	7/23/39	J. Kousky	Sloppers for the gas cylinders of gas-pressure loaders in firearms.
290,683	8/10/39	V. Ehrenhaft	Handbag.
290,685	8/10/39	V. Ehrenhaft	Process for the manufacture of hollow bodies.
300,185	10/10/39	J. Kousky	Automatic firearms.
307,597	12/6/39	J. Kousky	Automatic and semi-automatic firearms.
308,233	12/8/39	E. Kanhauser et al.	Preparation of nourishing solutions for the production of citric acid by the fermentation method.
309,370	12/16/39	V. Popov	Reclining machines.
316,250	1/23/40	V. Popov	Means for conveying material from one machine to another.
316,773	1/23/40	J. Kousky	Means for conveying material from one machine to another.
316,777	1/23/40	R. Fuchs	Vehicle indicator for en rails.
335,244	6/15/40	V. Fuchs	Shutter device for camera.
335,411	6/21/40	V. Fuchs	Method of making sign panels.
340,673	7/16/40	V. Fuchs	Bushing insulators.
345,970	8/17/40	H. Reimann	Amplifiers for mechanical acoustic treatment.
350,000	8/24/40	C. Reimann	Rate-of-climb indicator or the like for aircraft.
352,632	10/24/40	V. Smolnal	Process for the production of artificial skins for caucases, in particular, calame.
353,231	10/24/40	J. Just et al.	Bright optical system for colour photography.
373,533	1/7/41	J. Grabec	Method for enabling knitted fabrics to be mechanically printed in ordinary textile printing machines.
373,535	2/1/41	R. Fuchs	Method of manufacturing composite sheet material.
377,339	2/1/41	J. Grabec	Clutch for automobiles.
377,340	2/1/41	J. Grabec	Slur cooling and granulation device.
382,429	3/8/41	J. Kousky	Slur outflow openings for furnaces.
382,430	3/8/41	J. Kousky	Breath device for furnaces.
382,431	3/8/41	J. Kousky	Welding apparatus.
382,432	3/8/41	J. Kousky	Manufacture of articles of plastic material having projecting pattern or ornamentation in the surface thereof.
382,433	3/8/41	J. Kousky	Protective railing.
382,434	3/8/41	J. Kousky	Process for the production of chloro-2-butadiene, 1,3 (chloroprene).
382,435	3/8/41	J. Kousky	Solid addition compounds.
382,436	3/8/41	J. Kousky	Automatic weighing machines.
382,437	3/8/41	J. Kousky	Photographic roll film cameras.
382,438	3/8/41	J. Kousky	Apparatus for interrupting alternating current.

[F. R. Doc. 42-12406; Filed, November 25, 1942; 10:24 a. m.]

[Vesting Order 208]

J. VAN DAUSEN ET AL.

PATENT APPLICATIONS OF FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and

Executive Order No. 9085, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

Patent applications listed and described in Exhibit A attached hereto and made a part hereof,

Executed at Washington, D. C., on November 2, 1942.  
[SEAL]  
LEO T. CROWLEY,  
*Alien Property Custodian.*  
[F. R. Doc. 42-12408; Filed, November 25, 1942; 10:23 a. m.]

PATENT APPLICATIONS OF FOREIGN NATIONALS  
Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:  
Patent applications identified as follows:  
[Vesting Order 301]  
W. UFNOWSKI ET AL.

Serial No.	Filing date	Inventor	Title
180, 410	2/8/38	W. Ufnowski	Apparatus for recovering carbon bisulphide and sulphurated hydrogen during the finishing process of the manufacture of viscose staple fibre.
202, 847	3/20/39	A. Oresfeld	Paid, note-book or calendar.
261, 905	3/30/39	R. Witkiewicz	Apparatus for performing endo-thermic catalytic reactions in the gas-phase.
283, 510	7/8/39	W. Stefan	Method of and apparatus for effecting smokeless combustion.

return should be made or such compensation should be paid.  
Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1 within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.  
The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on November 2, 1942.  
[SEAL]  
LEO T. CROWLEY,  
*Alien Property Custodian.*  
[F. R. Doc. 42-12410; Filed, November 25, 1942; 10:23 a. m.]

thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1 within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.  
The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Serial No.	Filing date	Inventor	Title
180, 410	2/8/38	W. Ufnowski	Apparatus for recovering carbon bisulphide and sulphurated hydrogen during the finishing process of the manufacture of viscose staple fibre.
202, 847	3/20/39	A. Oresfeld	Paid, note-book or calendar.
261, 905	3/30/39	R. Witkiewicz	Apparatus for performing endo-thermic catalytic reactions in the gas-phase.
283, 510	7/8/39	W. Stefan	Method of and apparatus for effecting smokeless combustion.

is property in which nationals of a foreign country (Poland) have interests and having, made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such

Serial No.	Filing date	Inventor	Title
404, 951	7/31/41	D. Apostolou	Device for neutralizing the inertia of a vehicle body.

hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.  
The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.  
Executed at Washington, D. C., on November 2, 1942.  
[SEAL]  
LEO T. CROWLEY,  
*Alien Property Custodian.*  
[F. R. Doc. 42-12408; Filed, November 25, 1942; 10:24 a. m.]

PATENT APPLICATIONS OF FOREIGN NATIONALS  
Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:  
Patent applications identified as follows:  
[Vesting Order 300]  
H. SHAW ET AL.

Serial No.	Filing date	Inventor	Title
366, 070	9/9/40	H. Shaw	Match and cigarette holder.
401, 485	7/8/41	B. Louie	Drawing mechanisms for spinning frames and the like.
421, 166	12/1/41	O. Ku	Reading stands.

is property in which nationals of a foreign country (China) have interests and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or

otherwise dealt with in the interest of and for the benefit of the United States.  
Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such

## [Vesting Order 302]

N. ZITKEVIC, ET AL

PATENT APPLICATIONS OF FOREIGN NATIONALS  
Under the authority of the Trading with the Enemy Act, as amended, and

Serial No.	Filing date	Inventor	Title
255, 876	2/14/39	Zitkovice, N.	Process for the strengthening of shelter covers.
342, 325	6/25/40	Dobrosavljevic, S. M.	Aero-engine sparking plug with a solid insulator.
343, 176	6/29/40	Davitcho, Samuel I.	Water bag.

is property in which nationals of a foreign country (Yugoslavia) have interests and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date

Serial No.	Filing date	Inventor	Title
252, 870	7/5/38	K. Knutsen	Perforated cards in connection with tabulating machines.
312, 659	1/8/40	K. Thorsen	Devices for the distribution of stock on the wire part of a paper-making machine.

is property in which nationals of foreign countries (France and Norway) have interests and having made all determinations and taken all action, after appropriate consultation and certification,

No. 232—9

Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

Patent applications identified as follows:

Serial No.	Filing date	Inventor	Title
255, 876	2/14/39	Zitkovice, N.	Process for the strengthening of shelter covers.
342, 325	6/25/40	Dobrosavljevic, S. M.	Aero-engine sparking plug with a solid insulator.
343, 176	6/29/40	Davitcho, Samuel I.	Water bag.

hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on November 2, 1942.

[SEAL] LEO T. CROWLEY,  
Allen Property Custodian.

[F. R. Doc. 42-12411; Filed, November 25, 1942; 10:23 a. m.]

## [Vesting Order 303]

K. KNUTSEN AND K. THORSEN

## PATENT APPLICATIONS OF FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

Patent applications identified as follows:

Serial No.	Filing date	Inventor	Title
252, 870	7/5/38	K. Knutsen	Perforated cards in connection with tabulating machines.
312, 659	1/8/40	K. Thorsen	Devices for the distribution of stock on the wire part of a paper-making machine.

required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered,

liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1 within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

Executed at Washington, D. C., on November 2, 1942.

[SEAL] LEO T. CROWLEY,  
Allen Property Custodian.

[F. R. Doc. 42-12411; Filed, November 25, 1942; 10:23 a. m.]

is property in which nationals of foreign countries (France and Netherlands) have interests and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

sion of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on November 2, 1942.

[SEAL] LEO T. CROWLEY,  
Allen Property Custodian.

[F. R. Doc. 42-12412; Filed, November 25, 1942; 10:23 a. m.]

## [Vesting Order 304]

H. LEPP

## PATENT APPLICATIONS OF FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

Patent application identified as follows:

Serial No.	Filing date	Inventor	Title
337, 769	4/9/41	H. Lepp	Light metals and their alloys.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1 within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on November 2, 1942.

[SEAL] LEO T. CROWLEY,  
Allen Property Custodian.

[F. R. Doc. 42-12413; Filed, November 25, 1942; 10:23 a. m.]

have the meanings prescribed in section 10 of said Executive Order.  
Executed at Washington, D. C., on November 2, 1942.  
[SEAL] LEO T. CROWLEY,  
Alien Property Custodian.  
[F. R. Doc. 42-12415; Filed, November 25, 1942; 10:22 a. m.]

tion of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1 within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall

Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:  
Patent application identified as follows:

Serial No.	Filing date	Inventor	Title
337, 222	4/7/41	G. Guterman	Process for attacking aluminum for increasing its working surface and apparatus therefor.

hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.  
The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on November 2, 1942.

[SEAL] LEO T. CROWLEY,  
Alien Property Custodian.  
[F. R. Doc. 42-12414; Filed, November 25, 1942; 10:22 a. m.]

[Vesting Order 305]  
G. GUTERMAN  
PATENT APPLICATIONS OF FOREIGN NATIONALS  
Under the authority of the Trading with the Enemy Act, as amended, and

Serial No.	Filing date	Inventor	Title
337, 222	4/7/41	G. Guterman	Process for attacking aluminum for increasing its working surface and apparatus therefor.

is property in which nationals of foreign countries (France and Poland) have interests and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1 within one year from the date

Serial No.	Filing date	Inventor	Title
237, 100	7/23/33	L. Gabrilovitch	Selection of waves having superposed frequencies.

property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determina-

is property in which nationals of foreign countries (France and Hungary) have interests and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a

Serial No.	Filing date	Inventor	Title
300, 482	12/16/39	A. Polgar, et al.	Process for stabilizing prints obtained by photographic bleaching.

notice of his claim, together with a request for a hearing thereon, on Form APC-1 within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on November 2, 1942.  
[SEAL] LEO T. CROWLEY,  
Alien Property Custodian.  
[F. R. Doc. 42-12416; Filed, November 25, 1942; 10:22 a. m.]

[Vesting Order 308]  
G. PASSELECQ ET AL.  
PATENT APPLICATIONS OF FOREIGN NATIONALS  
Under the authority of the Trading with the Enemy Act, as amended, and

Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

Serial No.	Filing date	Inventor	Title
430, 541	3/27/42	G. Passolecq.....	Manufacture of molded products.
432, 545	2/20/42	J. Paulsen.....	Elastic connecting members.
430, 540	3/27/42	G. Passolecq.....	Molds and in particular to foundry cores and to their manufacture.
430, 500	4/21/42	L. Van Den Kieboom.....	Performing gauging and reproducing operations.

is property in which nationals of foreign countries (France and Belgium) have interests and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form

Serial No.	Filing date	Inventor	Title
234, 231	10/10/38	Z. Volpertas.....	Process and device for reducing vegetables containing starch to dry powder.
234, 729	2/4/39	Z. Volpertas.....	Process for reducing vegetables containing starch to dry powder.

is property in which nationals of foreign countries (France and Lithuania) have interests and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such

tion of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1 within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have

Serial No.	Filing date	Inventor	Title
350, 014	2/27/41	A. Wolfner.....	Process for controlling fractionation.

is property in which nationals of foreign countries (France and Czechoslovakia) have interests and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on

the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on November 2, 1942.

[SEAL] LEO T. CROWLEY,  
Alien Property Custodian.

[F. R. Doc. 42-12418; Filed, November 25, 1942; 10:22 a. m.]

[Vesting Order 310]

A. WOLFNER

#### PATENT APPLICATIONS OF FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

Patent application identified as follows:

Serial No.	Filing date	Inventor	Title
350, 014	2/27/41	A. Wolfner.....	Process for controlling fractionation.

Form APC-1 within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on November 2, 1942.

[SEAL] LEO T. CROWLEY,  
Alien Property Custodian.

[F. R. Doc. 42-12419; Filed, November 25, 1942; 10:31 a. m.]

[Vesting Order 311]

L. PETROVITCH

#### PATENT APPLICATIONS OF FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

Patent application identified as follows:



tion will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1 within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

[Vesting Order 313]

J. MERCIER

#### PATENT APPLICATIONS OF FOREIGN NATIONALS

Under the authority of the Trading With the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

Patent applications identified as follows:

Serial No.	Filing Date	Inventor	Title
288,004	4/15/30	J. Mercier	Brake mechanism.
288,005	4/15/30	J. Mercier	Wheels.

hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on November 2, 1942.

LEO T. CROWLEY,

*Alien Property Custodian.*

[F. R. Doc. 42-12422; Filed, November 25, 1942; 10:21 a. m.]

[Vesting Order 314]

V. HARMS

#### PATENT APPLICATIONS OF FOREIGN NATIONALS

Under the authority of the Trading With the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

Patent application identified as follows:

is property in which nationals of foreign countries (France and Luxembourg) have interests and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1 within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on November 2, 1942.

LEO T. CROWLEY,

*Alien Property Custodian.*

[F. R. Doc. 42-12420; Filed, November 25, 1942; 10:21 a. m.]

[Vesting Order 312]

J. MARETTE, ET AL.

#### PATENT APPLICATIONS OF FOREIGN NATIONALS

Under the authority of the Trading With the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

Patent application identified as follows:

est of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1 within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on November 2, 1942.

LEO T. CROWLEY,

*Alien Property Custodian.*

[F. R. Doc. 42-12420; Filed, November 25, 1942; 10:21 a. m.]

[Vesting Order 312]

J. MARETTE, ET AL.

#### PATENT APPLICATIONS OF FOREIGN NATIONALS

Under the authority of the Trading With the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

Serial No.	Filing date	Inventor	Title
320,976	2/23/40	L. Petrovitch	Aspirator devices for smoke and airing conduits.

Form APC-1 within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on November 2, 1942.

LEO T. CROWLEY,

*Alien Property Custodian.*

[F. R. Doc. 42-12420; Filed, November 25, 1942; 10:21 a. m.]

[Vesting Order 312]

J. MARETTE, ET AL.

#### PATENT APPLICATIONS OF FOREIGN NATIONALS

Under the authority of the Trading With the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

Patent application identified as follows:

est of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1 within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on November 2, 1942.

LEO T. CROWLEY,

*Alien Property Custodian.*

[F. R. Doc. 42-12420; Filed, November 25, 1942; 10:21 a. m.]

[Vesting Order 312]

J. MARETTE, ET AL.

#### PATENT APPLICATIONS OF FOREIGN NATIONALS

Under the authority of the Trading With the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

Patent application identified as follows:

est of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1 within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on November 2, 1942.

LEO T. CROWLEY,

Executed at Washington, D. C., on November 2, 1942.

[SEAL] LEO T. CROWLEY,  
Allen Property Custodian.

[F. R. Doc. 42-12424; Filed, November 25, 1942; 10:21 a. m.]

[Vesting Order 316]

W. WUNSCH, ET AL.

PATENT APPLICATIONS OF FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

Patent applications identified as follows:

Serial No.	Filing date	Inventor	Title
166, 634	9/23/37	W. Wunsch, et al.	Carburetor for obtaining a gaseous mixture for internal combustion engines.
371, 534	12/26/40	J. Komeda	Process for increasing the efficiency of insect etc.

hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on November 2, 1942.

[SEAL] LEO T. CROWLEY,  
Allen Property Custodian.

[F. R. Doc. 42-12425; Filed, November 25, 1942; 10:19 a. m.]

[Vesting Order 317]

L. PECURY, ET AL.

PATENT APPLICATIONS OF FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

Patent applications identified as follows:

when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1 within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Serial No.	Filing date	Inventor	Title
166, 634	9/23/37	W. Wunsch, et al.	Carburetor for obtaining a gaseous mixture for internal combustion engines.
371, 534	12/26/40	J. Komeda	Process for increasing the efficiency of insect etc.

is property in which nationals of foreign countries (Belgium and Czechoslovakia) have interests and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1 within one year from the date

Serial No.	Filing date	Inventor	Title
243, 037	12/9/38	V. Havas	Sedimentation apparatus.

hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on November 2, 1942.

[SEAL] LEO T. CROWLEY,  
Allen Property Custodian.

[F. R. Doc. 42-12423; Filed, November 25, 1942; 10:21 a. m.]

[Vesting Order 315]

C. CIRIO

PATENT APPLICATIONS OF FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

Patent applications identified as follows:

Serial No.	Filing date	Inventor	Title
377, 231	2/24/41	C. Cirio	Process of producing metal fibers.
377, 232	2/24/41	C. Cirio	Process for the manufacture of shaped metal products.
377, 635	2/24/41	C. Cirio	Welding rod, and in particular electrode for electric arc welding.
334, 763	3/22/41	C. Cirio	Mechanism for shearing machine.

in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and

is property in which nationals of foreign countries (Netherlands and Denmark) have interests and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1 within one year from the date

is property in which nationals of foreign countries (Belgium and Luxembourg) have interests and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with

Executed at Washington, D. C., on November 2, 1942.

[SEAL] LEO T. CROWLEY,  
*Alien Property Custodian.*

[F. R. Doc. 42-12427; Filed, November 25, 1942;  
10:19 a. m.]

[Vesting Order 319]

**C. DIPPEL, ET AL.**

## PATENT APPLICATIONS OF FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9995, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

Patent application identified as follows:

Serial No.	Filing date	Inventor	Title
387,974	4/10/41	O. Dippel, et al.	Copyfilms for fenticular sound tracks.

date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, or otherwise dealt with as he may deem appropriate.

Executed at Washington, D. C., on  
November 2, 1942.

[SEAL] LEO T. CROWLEY,  
*Alien Property Custodian.*

[F.R. Doc. 42-12428; Filed, November 25, 1942;  
10:18 a. m.]

[Vestling Order 320]

J. DENOOIJ, ET AL.

# PATENT APPLICATIONS OF FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9895, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

Patent application identified as follows:

should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1 within one year from the date thereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Serial No.	Filing date	Inventor
387, 374	4/10/41	O. Dippel, et al.....

is property in which nationals of foreign countries (Netherlands and Belgium) have interests and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Allen Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on or before the first day of the month of April within one year from the date of the issuance of the Form APC-1.

Serial No.	Filing date	Inventor	Title
211739	2/11/39	L. Rechin.....	Process for production of plastic plywood.
211740	2/11/39	D. Rechin.....	Plastic material and method of making same.
211741	2/11/39	D. Rechin.....	Plastic material and method of making same.
211742	3/13/40	E. Laufer.....	Compensating device for steam or like pipings.

is property in which nationals of foreign countries (Belgium and France) have interests and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Allen Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such returns should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1 within one year from the date of publication of this order in the Federal Register.

Serial No.	Filing date	Inventor	Title
257,003	2/17/30	G. Weber.....	Explosive loads for mines.

is property in which nationals of foreign countries (Luxembourg and France) have interests and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with

**in the interest of and for the benefit of the United States.**

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it

Executed at Washington, D. C., on November 2, 1942.

[SEAL] LEO T. CROWLEY,

*Allen Property Custodian.*

[F. R. Doc. 42-12430; Filed, November 25, 1942; 10:18 a. m.]

[Vesting Order 322]

S. BRUNO, ET AL.

#### PATENT APPLICATIONS OF FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

Patent applications identified as follows:

Serial No.	Filing date	Inventor	Title
233, 225	7/7/33	S. Bruno	Dental cement composition.
227, 013	2/21/30	M. Martinka	Power engine plant.
419, 540	11/18/41	V. Sykora	Method and apparatus for cropping hops.
233, 714	4/22/33	E. Meyer	Method of producing armoured concrete.

dan a notice of his claim, together with a request for a hearing thereon, on Form APC-1 within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on November 2, 1942.

[SEAL]

LEO T. CROWLEY,  
*Allen Property Custodian.*

[F. R. Doc. 42-12431; Filed, November 25, 1942; 10:18 a. m.]

[Vesting Order 323]

E. MAYER

#### PATENT APPLICATIONS OF FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and

thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1 within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Serial No.	Filing date	Inventor	Title
233, 225	7/7/33	S. Bruno	Dental cement composition.
227, 013	2/21/30	M. Martinka	Power engine plant.
419, 540	11/18/41	V. Sykora	Method and apparatus for cropping hops.
233, 714	4/22/33	E. Meyer	Method of producing armoured concrete.

is property in which nationals of foreign countries (Germany and Czechoslovakia) have interests and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian

Serial No.	Filing date	Inventor	Title
183, 202	1/3/38	J. Donnelly, et al.	Process and apparatus of continuously forming cellulose films, transparent paper, staple fibers and artificial silk.

hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on November 2, 1942.

[SEAL] LEO T. CROWLEY,  
*Allen Property Custodian.*

[F. R. Doc. 42-12430; Filed, November 25, 1942; 10:18 a. m.]

[Vesting Order 321]

W. HERRMSEN, ET AL.

#### PATENT APPLICATIONS OF FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

Patent application identified as follows:

Serial No.	Filing date	Inventor	Title
224, 743	8/30/33	W. Herrmsen, et al.	Light reflector.

is property in which nationals of foreign countries (France, Netherlands and Great Britain) have interests and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian to be held, used,

administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

Serial No.	Filing date	Inventor	Title
387, 631	4/8/41	E. Mayer	Molds.

is property in which nationals of foreign countries (Germany and Belgium) have interests and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1 within one year from the date

Serial No.	Filing date	Inventor	Title
324, 224	3/15/40	W. Smits	Sparkling plug with spark guidance for internal combustion engines.
387, 749	6/9/41	H. Linthout	Stretching apparatus.

is property in which nationals of foreign countries (Germany and Netherlands) have interests and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian to be held, used, administered,

thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1 within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim. The terms "national" and "designated enemy country," as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on November 2, 1942.  
[SEAL] LEO T. CROWLEY,  
*Alien Property Custodian.*  
[F. R. Doc. 42-12432; Filed, November 25, 1942; 10:18 a. m.]

[Vesting Order 324]

W. SMITS AND H. LINTHOUT

#### PARENT APPLICATIONS OF FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

Patent applications identified as follows:

Executed at Washington, D. C., on November 2, 1942.  
[SEAL] LEO T. CROWLEY,  
*Alien Property Custodian.*

[F. R. Doc. 42-12433; Filed, November 25, 1942; 10:17 a. m.]

[Vesting Order 325]

G. ZOTOS, ET AL.

#### PARENT APPLICATIONS OF FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

Patent application identified as follows:

Serial No.	Filing date	Inventor	Title
113, 659	12/1/36	G. Zotos	Method of and plant for melting refractory minerals in revolving-tube furnaces.

is property in which nationals of foreign countries (Germany and Greece) have interests and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1 within one year from the date

hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on November 2, 1942.

[SEAL] LEO T. CROWLEY,  
*Alien Property Custodian.*

[F. R. Doc. 42-12434; Filed, November 25, 1942; 10:17 a. m.]

[Vesting Order 326]

T. BRONEE

#### PARENT APPLICATIONS OF FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

Patent application identified as follows:



Serial No.	Filing date	Inventor	Title
297,300	9/30/30	T. Drouot	Apparatus for indicating at a distance the danger of slippery ice being formed on roads.

is property in which nationals of foreign countries (Germany and Denmark) have interests and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1 within one year from the date

Serial No.	Filing date	Inventor	Title
297,301	12/11/40	H. Werner, et al.	Refining aluminum.

is property in which nationals of foreign countries (Germany and Norway) have interests and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian to be held, used, administered,

No. 232—7

thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1 within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Serial No.	Filing date	Inventor	Title
233,234	11/7/33	J. Biermann, et al.	Oil well tubing couplings.

is property in which nationals of foreign countries (Rumania and Netherlands) have interests and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian

Executed at Washington, D. C., on November 2, 1942.

[SEAL] LEO T. CROWLEY,  
Alien Property Custodian.  
[F. R. Doc. 42-12436; Filed, November 25, 1942; 10:17 a. m.]

[Vesting Order 328]

J. BIERMANN, ET AL.

PATENT APPLICATIONS OF FOREIGN NATIONALS  
Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

Patent application identified as follows:

dian a notice of his claim, together with a request for a hearing thereon, on Form APC-1 within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on November 2, 1942.  
[SEAL] LEO T. CROWLEY,  
Alien Property Custodian.  
[F. R. Doc. 42-12437; Filed, November 25, 1942; 10:17 a. m.]

[Vesting Order 329]

M. SZATROW

PATENT APPLICATIONS OF FOREIGN NATIONALS  
Under the authority of the Trading with the Enemy Act, as amended, and

Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding that the

property described as follows:  
Patent application identified as follows:

Serial No.	Filing date	Inventor	Title
356, 529	9/12/40	M. Szatrow	Games.

is property in which nationals of foreign countries (Philippines and Poland) have interests and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1 within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on November 2, 1942.

[SEAL] LEO T. CROWLEY,  
Alien Property Custodian.

[F. R. Doc. 42-12438; Filed, November 25, 1942; 10:17 a.m.]

#### OFFICE OF THE ADMINISTRATOR OF CIVIL AERONAUTICS.

[Order No. 4]

#### SHADY REST AND SUNNY SOUTH AIRPORTS CANCELLATION OF DESIGNATION AS LANDING AREA

NOVEMBER 20, 1942.

It appearing that: 1. The Shady Rest Airport and the Sunny South Airport, Miami, Florida, have each been designated as a "Designated Landing Area" into and out of which civil aircraft may operate pursuant to the provisions of the Civil Air Regulations;

2. These airports are located within a short distance of the Miami Thirty-Sixth Street Airport and the Miami In-

ternational Airport at which airports Naval Air Stations are located;

3. The operations of Naval aircraft from the Naval Air Stations together with the operations of civil aircraft from the Shady Rest and Sunny South Airports create a hazardous traffic condition;

4. The Interdepartmental Air Traffic Control Board at its meeting of October 14, 1942, considered the problem presented by this hazardous traffic condition and recommended that the designations granted to the Shady Rest and Sunny South Airports be cancelled;

5. The recommendation of the Interdepartmental Air Traffic Control Board that the designations granted to Shady Rest and Sunny South Airports be cancelled was approved by the War Aviation Committee on October 21, 1942.

Now, therefore, acting pursuant to the authority vested in me by § 60.953 (c) of the Civil Air Regulations and finding that this action is necessary to the public safety and in the interest of national defense: *It is ordered:*

That the designation as a "Designated Landing Area" issued to the Shady Rest Airport, Miami Springs, Florida, dated May 15, 1942, is cancelled and the designation as a "Designated Landing Area" issued to the Sunny South Airport, Miami, Florida, dated April 27, 1942, is cancelled.

This order shall become effective 0001 E. W. T., December 1, 1942.

C. I. STANTON,  
Administrator.

[F. R. Doc. 42-12382; Filed, November 24, 1942; 2:53 p. m.]

#### OFFICE OF PRICE ADMINISTRATION.

[Order 7 Under RPS 53]

#### HUMKO COMPANY FATS AND OILS

Establishing maximum prices for the Humko Company, Memphis, Tennessee, on hydrogenated shortening.

On September 29, 1942 the Humko Company, Memphis, Tennessee, filed an application for adjustment of its maximum prices on hydrogenated shortening pursuant to § 1351.151 (b) (12) (vii) of Revised Price Schedule No. 53.

Due consideration has been given to the application, and an opinion in support of this order has been issued simultaneously herewith and has been filed with the Division of the Federal Register. For the reasons set forth in the opinion, under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942 as amended and in accordance with § 1351.151 (b) (12) (vii) of Revised Price Schedule No. 53, *It is hereby ordered:*

(a) *Hydrogenated shortening.* The maximum delivered prices of Humko's hydrogenated airtight can shortening shall be the following prices:

	North	South	Pacific Coast
12/3 lbs. (per case) -	\$7.20	\$7.20	\$7.20

(b) The provisions of § 1351.151 (b) (12) (v) and (vii) of Revised Price Schedule No. 53 shall apply to the maximum prices established by this order for hydrogenated airtight can shortening sold by the Humko Company of Memphis, Tennessee.

(c) This Order No. 7 shall become effective November 25, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 24th day of November 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-12365; Filed, November 24, 1942; 1:14 p. m.]

[Administrative Order 25, Amendment 4]

#### REGIONAL ADMINISTRATORS

#### DELEGATION OF AUTHORITY TO ACT FOR THE PRICE ADMINISTRATOR

A new subparagraph 4 is added to paragraph (a) of Administrative Order No. 25 as follows:

(a) \* \* \*

(4) Particular applications. (i) Applications for adjustment of maximum prices established by the General Maximum Price Regulation filed by Clearing Industrial District, Inc., Chicago, Illinois. This Amendment No. 4 to Administrative Order No. 25 shall be effective November 2, 1942.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 24th day of November 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-12391; Filed, November 24, 1942; 4:27 p. m.]

#### UTAH FUEL COMPANY

#### ORDER GRANTING ADJUSTMENT

Order No. 2 Under Maximum Price Regulation No. 121—Miscellaneous Solid Fuels Delivered from Producing Facilities—Docket No. 3121-2.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, and in accordance with § 1340.247a (b) of Maximum Price Regulation No. 121, *It is hereby ordered:*

(a) The Utah Fuel Company, Salt Lake City, Utah, may sell and deliver, and any person may buy and receive, the product described in paragraph (b) below at prices not in excess of the prices stated therein;

(b) First grade coke produced at its beehive ovens located at Sunnyside, Car-

bon County, Utah, and manufactured from the coal size groups customarily used, at prices not to exceed \$7.50 per ton f. o. b. Sunnyside.

(c) This Order No. 2 may be revoked or amended by the Price Administrator at any time.

(d) All prayers of the petition not granted herein are denied.

(e) Unless the context otherwise requires, the definitions set forth in § 1340.248 of Maximum Price Regulation No. 121 shall apply to the terms used herein.

(f) This Order No. 2 shall become effective November 25, 1942.

Issued this 25th day of November 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-12452; Filed, November 25, 1942;  
11:56 a. m.]

#### CREST PACIFIC COMPANY

##### APPROVAL OF MAXIMUM PRICE

Order No. 64, under § 1499.158 of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and by virtue of the authority vested in the Price Administrator under the Emergency Price Control Act of 1942, *It is hereby ordered:*

(a) The Crest Pacific Company of Los Angeles, California, may sell the mattress foundation possessing the same general outward appearance of a conventional box spring, described in application dated September 30, 1942, at prices no higher than \$11.40 f. o. b. factory, subject to discounts, allowances, rebates, and terms no less favorable than those in effect during March 1942, for divans, Monterey ensembles, and studio couches in the same price line made by the applicant.

(b) This Order No. 64 may be revoked or amended by the Office of Price Administration at any time.

(c) Unless the context otherwise requires the definitions set forth in § 1499.163 of Maximum Price Regulation No. 188 shall apply to terms used herein.

(d) This Order No. 64 shall become effective on the 27th day of November, 1942.

Issued this 25th day of November 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-12451; Filed, November 25, 1942;  
11:58 a. m.]

#### SECURITIES AND EXCHANGE COMMISSION.

[File No. 1-793]

##### THE CHESAPEAKE CORPORATION

##### ORDER GRANTING APPLICATION TO STRIKE FROM LISTING AND REGISTRATION

At a regular session of the Securities and Exchange Commission, held at its

office in the City of Philadelphia, Pa., on the 20th day of November A. D. 1942.

The New York Stock Exchange pursuant to section 12 (d) of the Securities Exchange Act of 1934 and Rule X-12D2-1 (b) promulgated thereunder, having made application to strike from listing and registration the Common Stock, No Par Value of The Chesapeake Corporation; and

After appropriate notice, a hearing having been held in this matter; and

The Commission having considered said application together with the evidence introduced at said hearing, and having due regard for the public interest and the protection of investors;

*It is ordered*, That said application be and the same is hereby granted, effective at the close of the trading session on November 30, 1942.

By the Commission.

[SEAL]

ORVAL L. DUBOIS,  
Secretary.

F. R. Doc. 42-12375; Filed, November 24, 1942;  
2:49 p. m.]

[File No. 70-622]

##### EASTON TRANSIT CO., ET AL.

##### NOTICE REGARDING FILING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 21st day of November, A. D., 1942.

In the matter of Easton Transit Company, Lehigh Valley Transit Company and National Power & Light Company.

Notice is hereby given that a declaration or application (or both), has been filed with this Commission pursuant to the Public Utility Holding Company Act of 1935 by the above named parties; and

Notice is further given that any interested person may, not later than December 1, 1942, at 5:30 p. m., E. W. T., request the Commission in writing that a hearing be held on such matter, stating the reasons for such request and the nature of his interest, or may request that he be notified if the Commission should order a hearing thereon. At any time thereafter such declaration or application, as filed or as amended, may become effective or may be granted, as provided in Rule U-23 of the Rules and Regulations promulgated pursuant to said Act. Any such request should be addressed: Secretary, Securities and Exchange Commission, Philadelphia, Pennsylvania.

All interested persons are referred to said declaration or application, which is on file in the office of said Commission, for a statement of the transactions therein proposed, which are summarized below:

National Power & Light Company ("National") owns 43,000 shares (par value \$50 per share) of the capital stock of Easton Transit Company ("Easton") constituting all of the outstanding capital stock of that company. National proposes to surrender for cancellation to Easton 41,000 shares of Easton's capital stock as a capital contribution. Easton will accept the surrender of said

41,000 shares for cancellation and credit capital surplus with the aggregate par value thereof (\$2,050,000); against the capital surplus thus created Easton will write off on earned surplus deficit (\$2,046,511.52) on its books at August 31, 1942. National will then sell to Lehigh Valley Transit Company ("Lehigh") the remaining 2,000 shares of the capital stock of Easton for a consideration of \$10,000 in cash. The proposed transactions are stated to be part of a general program for the liquidation of National.

By the Commission.

[SEAL]

ORVAL L. DUBOIS,  
Secretary.

[F. R. Doc. 42-12372; Filed, November 24, 1942;  
2:48 p. m.]

[Application 1, File No. 54-51]

##### NATIONAL POWER & LIGHT COMPANY

##### NOTICE REGARDING FILING

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pennsylvania on the 21st day of November, A. D., 1942.

Notice is hereby given that a declaration or application (or both), has been filed with this Commission pursuant to the Public Utility Holding Company Act of 1935 by National Power & Light Company ("National"); and

Notice is further given that any interested person may, not later than December 2, 1942, at 5:30 p. m., E. W. T., request the Commission in writing that a hearing be held on such matter, stating the reasons for such request and the nature of his interest, or may request that he be notified if the Commission should order a hearing thereon. At any time thereafter such declaration or application, as filed or as amended, may become effective or may be granted, as provided in Rule U-23 of the Rules and Regulations promulgated pursuant to said Act. Any such requests should be addressed: Secretary, Securities and Exchange Commission, Philadelphia, Pennsylvania.

All interested persons are referred to said declaration or application, which is on file in the office of said Commission, for a statement of the transactions therein proposed, which are summarized below:

South Texas Utilities Company ("South Texas") is a wholly-owned subsidiary of National, organized in 1925 to acquire and operate, pending disposition, ice and water properties in Texas. All properties so acquired have now been disposed of, and the present assets of South Texas consist of approximately \$1,700 in cash against which there are outstanding a note payable to National in the principal amount of \$89,000 as well as 14,500 shares of common stock without par value. National owns 14,495 shares thereof and each of the Directors of South Texas holds one of the remaining 5 shares.

National proposes to liquidate South Texas and to apply any cash remaining after expenses of liquidation against the aforesaid note indebtedness held by National. The transaction is stated to be

part of a general program providing for the dissolution of National.

By the Commission.

[SEAL] ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 42-12373; Filed, November 24, 1942;  
2:48 p. m.]

[File No. 1-2698]

PEARSON COMPANY, INC.

ORDER GRANTING APPLICATION TO WITHDRAW  
FROM LISTING AND REGISTRATION

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 20th day of November A. D. 1942.

In the matter of Pearson Company, Incorporated, \$1 Par Common Stock.

The Pearson Company, Incorporated, pursuant to section 12 (d) of the Securities Exchange Act of 1934 and Rule X-12D2-1 (b) promulgated thereunder, having made application to withdraw its \$1 Par Common Stock from listing and registration on the Chicago Board of Trade; and

After appropriate notice, a hearing having been held in this matter; and

The Commission having considered said application together with the evidence introduced at said hearing, and having due regard for the public interest and the protection of investors;

It is ordered, That said application be and the same is hereby granted, effective at the close of the trading session on November 30, 1942.

By the Commission.

[SEAL] ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 42-12374; Filed, November 24, 1942;  
2:49 p. m.]

SEYBOLT AND SEYBOLT, INC.

FINDINGS AND ORDER REVOKING REGISTRATION  
AS BROKER AND DEALER

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa. on the 23rd day of November, 1942.

In the matter of Seybolt & Seybolt, Inc., Springfield, Massachusetts.

1. Seybolt and Seybolt, Inc., a Massachusetts corporation, hereinafter referred to as the registrant, is registered with this Commission as an over-the-counter broker and dealer pursuant to section 15 (b) of the Securities Exchange Act of 1934. We instituted this proceeding under section 15 (b) to determine whether or not registrant's registration as a broker and dealer should be revoked.

2. Our order of October 10, 1942, instituting proceedings, stated that the commission's public official files disclose that the registrant is permanently enjoined by a decree of the United States District Court for the District of Massachusetts, entered on or about November 19, 1941, from engaging in and continuing certain acts and practices in connection with the purchase and sale of securities.

3. At the hearing held before the Trial Examiner on October 26, 1942, the registrant did not appear, but, in an answer and stipulation which it had filed the registrant acknowledged, among other things, receipt and service of adequate notice, waived the opportunity to be heard, and admitted the allegations of the Commission's order of October 10, 1942. The record shows, and we find, that by judgment of the United States District Court for the District of Massachusetts, entered on consent of the registrant on November 19, 1941, the registrant is enjoined from directly or indirectly: "Making use of the mails or of any means or instrumentalities of interstate commerce, when as a part of a regular business it is engaged as a broker or a dealer in securities to effect any transaction in, or to induce the purchase or sale of, any security (other than commercial paper, bankers' acceptances, and commercial bills) otherwise than on a national securities exchange, by means of any manipulative, deceptive, or other fraudulent device or contrivance, more particularly:

(1) Engaging in any act, practice, or course of business which operates or would operate as a fraud or deceit upon any person, relating to:

(a) The safekeeping of securities sold to customers;

(b) The nature of payments made to customers;

(c) The use of funds received from customers for the purchase of securities; or engaging in any other act, practice, or course of business of similar purport or object which operates or would operate as a fraud or deceit upon any person."

4. We find that revocation of registrant's registration as a broker and dealer is in the public interest.

Accordingly, It is ordered, Pursuant to section 15 (b) of the Securities Exchange Act of 1934, that the registration of Seybolt & Seybolt, Inc., as a broker and dealer be, and it hereby is, revoked.

By the Commission (Commissioners Healy, Pike, Burke, and O'Brien), Chairman Purcell being absent and not participating.

[SEAL] ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 42-12377; Filed, November 24, 1942;  
2:50 p. m.]

WIGHT AND COMPANY

FINDINGS AND ORDER REVOKING REGISTRATION  
AS BROKER AND DEALER

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa. on the 23rd day of November, 1942.

In the matter of Wight & Company, Asbury Park, New Jersey.

1. Wight & Company, a partnership composed of Jasper Wight and Lester W. Wight, hereinafter called the registrant, is registered with this Commission as a broker and dealer pursuant to section 15 (b) of the Securities Exchange Act of 1934. We instituted this proceeding under section 15 (b) to determine whether or not registrant's registration

as a broker and dealer should be revoked.

2. Our order of September 21, 1942, instituting proceedings, stated that members of its staff had reported to the Commission information obtained as a result of an investigation which tended to show that Jasper Wight and Lester Wight individually, and as Wight and Company, are permanently enjoined by a decree of the Chancery Court of the State of New Jersey, entered on or about March 12, 1942, from engaging in or continuing certain conduct and practices in connection with the purchase and sale of securities.

3. Pursuant to the above order, notice was served upon the registrant and the hearing in the matter was held before a Trial Examiner in New York City on October 1, 1942. The registrant did not appear either in person or by counsel.

4. The record shows, and we find, that by judgment of the Chancery Court of the State of New Jersey, entered on March 12, 1942, Jasper Wight and Lester W. Wight, individually, and as co-partners trading as Wight & Company, are permanently enjoined "from the issuance, offering for sale, sale, promotion, negotiation, advertisement and distribution, within or from this State, of any securities whatsoever, \_\_\_\_\_". The Court's order also appointed a receiver to take over all the assets of Jasper Wight and Lester W. Wight, individually, and as Wight & Company, derived by them "by means of any practice declared to be illegal and prohibited by the New Jersey Securities Law".

5. We find that revocation of the registrant's registration as a broker and dealer is in the public interest.

Accordingly, It is ordered, Pursuant to section 15 (b) of the Securities Exchange Act of 1934, that the registration of Wight & Company as a broker and dealer be, and it hereby is, revoked.

By the Commission (Commissioners Healy, Pike, Burke, and O'Brien), Chairman Purcell being absent and not participating.

[SEAL] ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 42-12376; Filed, November 24, 1942;  
2:49 p. m.]

[File No. 70-627]

THE MIDDLE WEST CORPORATION

NOTICE REGARDING FILING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 23d day of November 1942.

Notice is hereby given that an application has been filed with this Commission pursuant to the Public Utility Holding Company Act of 1935 by The Middle West Corporation, a registered holding company; and

Notice is further given that any interested person may, not later than December 8, 1942 at 5:30 p. m., E. W. T., request the Commission in writing that a hearing be held on such matter, stating the reasons for such request and the nature of

his interest, or may request that he be notified if the Commission should order a hearing thereon. At any time thereafter, such application as filed or as amended may be granted as provided in Rule U-23 of the Rules and Regulations promulgated pursuant to said Act, or the Commission may exempt such transaction as provided in Rule U-20 (a) and U-100 thereof. Any such request should be addressed: Secretary, Securities and Exchange Commission, 18th and Locust Streets, Philadelphia, Pennsylvania.

All interested persons are referred to said application, which is on file in the office of said Commission, for a statement of the transaction therein proposed, which is summarized below:

The Middle West Corporation proposes to sell to The Atlantic Company of Atlanta, Georgia, for the consideration of \$708,200 in cash, all of the securities and interests held by The Middle West Corporation in (a) City Ice Company of Kansas City, (b) Southern United Ice Company, and (c) Western Ice Service Company. Before such sale is consummated it is proposed that The Middle West Corporation will acquire from Western Ice Service Company all of the outstanding capital stock of Southern-Henke Ice & Storage Company, a non-utility subsidiary of Western Ice Service Company. The Middle West Corporation proposes to acquire such securities for the consideration of \$27,705.68, and to pay therefor by reducing by such amount the indebtedness on open account owed The Middle West Corporation by Western Ice Service Company amounting to \$41,666.67 at September 30, 1942.

By the Commission.

[SEAL] ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 42-12396; Filed, November 25, 1942;  
10:02 a. m.]

[File No. 59-50]

NEW ENGLAND GAS AND ELECTRIC  
ASSOCIATION

ORDER POSTPONING HEARING

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa., on the 24th day of November 1942.

The Commission having issued on September 26, 1942, a Notice of and Order for Hearing pursuant to section 11 (b) (1) of the Public Utility Holding Company Act of 1935, with respect to New England Gas and Electric Association; and said order having designated November 30, 1942, as the date for public hearing in the matter embraced by said order; and

New England Gas and Electric Association having requested that the hearing in this matter be postponed for a period of 90 days; and

It appearing to the Commission that a postponement of the hearing for 90 days would unduly delay the proceedings, but that postponement of the hearing should be made to January 18, 1943;

*It is ordered*, That the hearing in this matter previously scheduled for November 30, 1942, be, and hereby is, postponed to January 18, 1943, at the same time and place, and before the same trial examiner as heretofore designated.

By the Commission.

ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 42-12398; Filed, November 25, 1942;  
10:02 a. m.]

[File No. 1-1441]

OHIO CONFECTION COMPANY

ORDER SETTING HEARING ON APPLICATION TO  
WITHDRAW FROM LISTING AND REGISTRATION

At a regular session of the Securities and Exchange Commission, held at its

office in the City of Philadelphia, Pa., on the 24th day of November, A. D. 1942.

In the matter of the Ohio Confection Company, \$2.50 Capital Stock, Class "A".

The Ohio Confection Company pursuant to section 12 (d) of the Securities Exchange Act of 1934 and Rule X-12D2-1 (b) promulgated thereunder, having made application to the Commission to withdraw its \$2.50 Capital Stock, Class "A", from listing and registration on the Cleveland Stock Exchange; and

The Commission deeming it necessary for the protection of investors that a hearing be held in this matter at which all interested persons be given an opportunity to be heard;

*It is ordered*, That the matter be set down for hearing at 10:00 a. m. on Thursday, January 7, 1943, at the office of the Securities and Exchange Commission, 1370 Ontario Street, Cleveland, Ohio, and continue thereafter at such times and places as the Commission or its officer herein designated shall determine, and that general notice thereof be given; and

*It is further ordered*, That C. J. Odenweller, Jr., an officer of the Commission, be and he hereby is designated to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, and require the production of any books, papers, correspondence, memoranda or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law.

By the Commission.

[SEAL] ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 42-12397; Filed, November 25, 1942;  
10:02 a. m.]



